Duke Energy Carolinas, LLC and Duke Energy Progress, LLC

Attachment 1

Duke Energy Carolinas, LLC's and Duke Energy Progress, LLC's Requested Revisions to Current SC GIP DEC/DEP Application - Attachment 1 Docket No. 2019-326-E

SOUTH CAROLINA GENERATOR INTERCONNECTION PROCEDURES, FORMS, AND AGREEMENTS

For State-Jurisdictional Interconnections

Effective __/__/20152020

TABLE OF CONTENTS

		Page
SECTION 1.	GENERAL REQUIREMENTS	1
1.1	Applicability	1
1.2	Pre-Application Report	4
1.3	Interconnection Request	8
1.4	Modification of the Interconnection Request	10
1.5	Site Control	14
1.6	Queue Number and Queue Position	14
1.7	Interconnection Requests Submitted and Interconnection Agreements Executed Prior to the Effective Date of these Procedures	15
SECTION 2.	OPTIONAL 20 KW INVERTER PROCESS FOR CERTIFIED INVERTER-BASED GENERATING FACILITIES NO LARGER THAN 20 KW	22
2.1	Applicability	22
2.2	Interconnection Request	23
2.3	Certificate of Completion	24
2.4	Contact Information	24
2.5	Ownership and Lessor Information	24
2.6	UL 1741 Listed	24
SECTION 3.	OPTIONAL FAST TRACK PROCESS FOR CERTIFIED GENERATING FACILITIES	25
3.1	Applicability	25
3.2	Initial Review	26
3.3	Customer Options Meeting	29
3.4	Supplemental Review	29
SECTION 4.	STUDY PROCESS	30
4.1	Applicability	30
4.2	Scoping Meeting	31
4.3	System Impact Study	32
4.4	Facilities Study	46
SECTION 5.	INTERCONNECTION AGREEMENT AND SCHEDULING	
5.1	Construction Planning Meeting	47

TABLE OF CONTENTS

(continued)

			Page
	5.2	Interconnection Agreement	47
SECT	TON 6.	PROVISIONS THAT APPLY TO ALL INTERCONNECTION REQUESTS	48
	6.1	Reasonable Efforts	48
	6.2	Disputes	48
	6.3	Withdrawal of An Interconnection Request	49
	6.4	Interconnection Metering	52
	6.5	Commissioning	52
	6.6	Confidentiality	52
	6.7	Comparability	53
	6.8	Record Retention	53
	6.9	Coordination with Affected Systems	54
	6.10	Capacity of the Generating Facility	54
	6.11	Sale of a Generation Facility	54
	6.12	Insurance	55
	6.13	Certification Codes and Standards	56
	6.14	Certification of Generator Equipment Packages	56

DEC/DEP Application - Attachment 1 Docket No. 2019-326-E

- Attachment 1 Glossary of Terms
- Attachment 2 Pre-Application Report Request Form
- Attachment 3 Interconnection Request Application Form
- Attachment 4 Sample Site Control Verification Form
- Attachment 5 Certification Codes and Standards
- Attachment 6 Certification of Generator Equipment Packages
- Attachment 7 Interconnection Request, Certificate of Completion, and Terms and Conditions for Certified Inverter-Based Generating Facilities No Larger than 20 kW
- Attachment 8 System Impact Study Agreement
- Attachment 9 Facilities Study Agreement
- Attachment 10 Interconnection Agreement

Appendix Duke CS: Definitive Interconnection Study Process

Section 1. General Requirements

1.1 Applicability

1.1.1 This Standard contains the requirements, in addition to applicable tariffs and service regulations, for the interconnection and parallel operation of Generating Facilities with Utility Systems in South Carolina. These procedures apply to Generating Facilities that are interconnecting to Utility Systems in South Carolina where the Interconnection Customer is not selling the output of its Generating Facility to an entity other than the Utility to which it is interconnecting. These procedures do not apply to statejurisdictional Generating Facilities that are requesting Network Resource Interconnection Service. At the time the Interconnection Request is submitted, a Generating Facility must inform the Utility to which it plans to interconnect that it is requesting Network Resource Interconnection Service, and the Utility will apply the FERC Large Generator Interconnection Process in place at the time the Interconnection Request is submitted. The Public Service Commission of South Carolina retains jurisdiction over the application and processing of these requests for Network Resource Interconnection Service.

Interconnection Requests for new Generating Facilities shall be submitted to the Utility for approval at the final design stage and prior to the beginning of construction.

The submission of a written request for a Section 1.2 Pre-Application Report is encouraged to identify potential interconnection issues unforeseen by the Interconnection Customer.

Revised Interconnection Requests for equipment or design changes should be submitted pursuant to Section 1.4.

Notification by the Interconnection Customer to the Utility of change of ownership or change in control must be submitted pursuant to Section 6.11.

- 1.1.1.1 A request to interconnect a certified inverter-based Generating Facility no larger than 20 kW shall be evaluated under the Section 2, 20 kW Inverter Process. (See Attachments 5 and 6 for certification criteria.)
- 1.1.1.2 A request to interconnect a certified Generating Facility no larger than the capacity specified in Section 3.1 shall be evaluated under the Section 3 Fast Track Process. (See Attachments 5 and 6 for certification criteria.)
- A request to interconnect a Generating Facility larger than the capacity stated in Section 3.1, or a Generating Facility that does not qualify for or pass the Fast Track Process or qualify

for the 20 kW Inverter Process, in maximum rated capacity shall be evaluated under the Section 4 Study <u>Process or an alternative Cluster Study process</u>, if authorized by the <u>Commission</u>.

- 1.1.1.31.1.1.4 Sections 1.6, 1.8, and 4.1.1 address the requirements
 for a Utility that has obtained Commission authorization to
 transition to an alternative Cluster Study process in lieu of
 administering the Section 4 serial Study Process. The details
 of the Cluster Study process are set forth in the Utility-specific
 Appendix to these South Carolina Generator Interconnection
 Procedures as further described in Section 4.4.1.
- 1.1.2 Capitalized terms used herein shall have the meanings specified in the attached Glossary of Terms in Attachment 1 or the body of these procedures.
- 1.1.3 Neither these procedures nor the requirements included hereunder apply to Generating Facilities interconnected prior to the effective date of these procedures.
- 1.1.4 Prior to submitting its Interconnection Request, the Interconnection Customer may ask the Utility's interconnection contact employee or office whether the proposed interconnection is subject to these procedures. The Utility shall respond within 10 Business Days.
- 1.1.5 Infrastructure security of electric system equipment and operations and control hardware and software is essential to ensure day-to-day reliability and operational security. All Utilities are expected to meet basic standards for electric system infrastructure and operational security, including physical, operational, and cyber-security practices. The Interconnection Customer is responsible for reviewing the NERC registration requirements, registering when applicable and complying with the applicable Electric Reliability Organization (ERO) reliability standards.
- 1.1.6 The Utility shall designate an employee or office from which information on the application process can be obtained through informal requests from the Interconnection Customer presenting a proposed project for a specific site. The name, telephone number, and e-mail address of such contact employee or office shall be made available on the Utility's Internet web site.

1.2 Pre-Application Report

1.2.1 An Interconnection Customer may submit a formal written Pre-Application Report request form (see Attachment 2) along with a non-refundable fee of \$500 for a Pre-Application Report on a proposed project at a specific site. The Utility shall provide the Pre-Application data described in Section 1.2.2 to the Interconnection Customer within twenty (20) Business Days of receipt

of the completed request form and payment of the \$500 fee. The Pre-Application Report produced by the Utility is non-binding, does not confer any rights, and the Interconnection Customer must still successfully apply to interconnect to the Utility's system and to obtain a Queue Number. The written Pre-Application Report request form shall include the information in Sections 1.2.1.1 through 1.2.1.8 below to clearly and sufficiently identify the location of the proposed Point of Interconnection. Any one developer shall have no more than ten (10) requests for Pre-Application Reports in the Pre-Application Report queue at one time.

- 1.2.1.1 Project contact information, including name, address, phone number, and email address.
- 1.2.1.2 Project location (street address, location map with nearby cross streets and town, etc).
- 1.2.1.3 Meter number, pole number, location map or other equivalent information identifying proposed Point of Interconnection, if available.
- 1.2.1.4 Generator Type (e.g., solar, wind, combined heat and power, etc.)
- 1.2.1.5 Size (alternating current kW).
- 1.2.1.6 Single or three phase generator configuration.
- 1.2.1.7 Stand-alone generator (no onsite load, not including station service Yes or No?)
- 1.2.1.8 Is new service requested? Yes or No? If there is existing service, include the customer account number, site minimum and maximum current or proposed electric loads in kW (if available) and specify if the load is expected to change.
- 1.2.2 Using the information provided by the Interconnection Customer in the Pre-Application Report request form in Section 1.2.1, the Utility shall identify the substation/area bus, bank or circuit likely to serve the proposed Point of Interconnection. This selection by the Utility does not necessarily indicate, after application of the screens and/or study, that this would be the circuit the project ultimately connects to. The Interconnection Customer must request additional Pre-Application Reports if information about multiple Points of Interconnection is requested. Subject to Section 1.2.3, the Pre-Application Report shall include the following information:
 - 1.2.2.1 Total capacity (in MW) of substation/area bus, bank or circuit based on normal or operating ratings likely to serve the proposed Point of Interconnection.

1.2.2.2	Existing aggregate generation capacity (in MW) interconnected to a substation/area bus, bank or circuit (i.e., amount of generation online) likely to serve the proposed Point of Interconnection.
1.2.2.3	Aggregate queued generation capacity (in MW) for a substation/area bus, bank or circuit (i.e., amount of generation in the queue) likely to serve the proposed Point of Interconnection.
1.2.2.4	Substation nominal distribution voltage and/or transmission nominal voltage if applicable.
1.2.2.5	Nominal distribution circuit voltage at the proposed Point of Interconnection.
1.2.2.6	Approximate circuit distance between the proposed Point of Interconnection and the substation.
1.2.2.7	Relevant line section(s) actual or estimated peak load and minimum load data, including daytime minimum load and absolute minimum load, when available.
1.2.2.8	Number and rating of protective devices and number and type (standard, bi-directional) of voltage regulating devices between the proposed Point of Interconnection and the substation/area. Identify whether the substation has a load tap changer.
1.2.2.9	Number of phases available at the proposed Point of Interconnection. If a single phase, distance from the three-phase circuit.
1.2.2.10	Limiting conductor ratings from the proposed Point of Interconnection to the distribution substation.
1.2.2.11	Whether the Point of Interconnection is located on a spot network, grid network, or radial supply.
1.2.2.12	Based on the proposed Point of Interconnection, existing or known constraints such as, but not limited to, electrical dependencies at that location, short circuit interrupting capacity issues, power quality or stability issues on the circuit, capacity constraints, or secondary networks.

Other information regarding an Affected System the Utility

deems relevant to the Interconnection Customer.

1.2.2.13

1.2.3 The Pre-Application Report need only include existing data. A Pre-Application Report request does not obligate the Utility to conduct a study or other analysis of the proposed generator in the event that data is not readily available. If the Utility cannot complete all or some of the Pre-Application Report due to lack of available data, the Utility shall provide the Interconnection Customer with a Pre-Application Report that includes the data that is readily available. Notwithstanding any of the provisions of this section, the Utility shall, in good faith, include data in the Pre-Application Report that represents the best available information at the time of reporting. Further, the total capacity provided in Section 1.2.2.1 does not indicate that an interconnection of aggregate generation up to this level may be completed without impacts since there are many variables studied as part of the interconnection review process, and data provided in the Pre-Application Report may become outdated at the time of the submission of the complete Interconnection Request.

1.3 Interconnection Request

1.3.1 The Interconnection Customer shall submit its Interconnection Request to the Utility, and the Utility shall notify the Interconnection Customer confirming receipt of the Interconnection Request within three (3) Business Days of receiving the Interconnection Request.

The Interconnection Request Application Form shall be date- and timestamped upon receipt of the following:

- 1.3.1.1 A substantially complete Interconnection Request Application Form contained in Attachment 3 submitted by a valid legal entity registered with the South Carolina Secretary of State, and signed by the Interconnection Customer.
- 1.3.1.2 The applicable fee or Interconnection Request deposit. The applicable fee is specified in the Interconnection Request Application Form and applies to a certified inverter-based Generating Facility no larger than 20 kW reviewed under Section 2 and to any certified Generating Facility no larger than the capacity specified in Section 3.1 to be evaluated under the Section 3 Fast Track Process.

For all Generating Facilities that do not qualify for the 20 kW Inverter Process or the Fast Track Process, or fail the Fast Track screens and are to be evaluated under the Section 4 Study Process, an Interconnection Request deposit is required in addition to any fee previously paid. The

Where a Utility is administering a Section 4 serial Study Process pursuant to Section 1.6 and Section 4.3, the

Interconnection Request deposit shall equal \$10,000 plus \$1 per kWac of capacity specified in the Interconnection Request Application Form.

Where the Commission has authorized a Utility to administer a Cluster Study process pursuant to Section 4.1.1, the Interconnection Request deposit shall be prescribed in the Utility's Appendix prescribing the terms and conditions for Interconnection Customers participating in the Cluster Study process.

The Interconnection Request deposit is intended to cover the Utility's reasonably anticipated costs for conducting the System Impact Study and the Facilities Study. Such In addition, such deposit shall, however, beshall be applicable towards the Utility's cost of administering a Commission-authorized Cluster Study process, as well as any Upgrades and Interconnection Facilities under a future Interconnection Agreement (if applicable).

- 1.3.1.3 Demonstration of site control as defined in Section 1.5.
- 1.3.1.4 A site plan indicating the location of the project, the property lines and the desired Point of Interconnection.
- 1.3.1.5 An electrical one-line diagram for the Generating Facility.
- 1.3.1.6 Inverter specification sheets for the Interconnection Customer's equipment that will be utilized, if applicable.

Where the Commission has authorized a Utility to administer a Cluster Study process pursuant to Section 4.1.1, the Utility's Appendix for administering the Cluster Study process shall describe any additional requirements relating to the processing and Clustering of Interconnection Requests and eligibility for the Cluster Study process.

- 1.3.2 The original date- and time-stamp applied to the Interconnection Request Application Form shall be accepted as the qualifying date- and time-stamp for the purposes of establishing Queue Position and any timetable in these procedures.
- 1.3.3 The Utility shall notify the Interconnection Customer within ten (10) Business Days of the receipt of the Interconnection Request Application Form as to whether the Form and initial supporting documentation specified in Sections 1.3.1.1 through 1.3.1.6 are complete or incomplete. An Interconnection Request will be deemed complete upon submission of the listed information in Section 1.3.1 to the Utility, along with any supplemental

information required by a Utility's Appendix, where the Utility is authorized to administer a Cluster Study process.

- 1.3.4 If the Interconnection Request Application Form and/or the initial supporting documentation is incomplete, the Utility shall provide, along with notice that the information is incomplete, a written list detailing all information that must be provided. The Interconnection Customer will have ten (10) Business Days after receipt of the notice to submit the listed information. If the Interconnection Customer does not provide the listed information or a request for an extension of time, not to exceed ten (10) additional Business Days, within the deadline, the Interconnection Request will be deemed withdrawn.
- 1.3.41.3.5 Where the Commission has authorized a Utility to administer a Cluster Study process, the Utility may request additional technical information from the Interconnection Customer as the Utility may reasonably determine necessary consistent with Good Utility Practice to complete the Cluster Study.
- 1.4 Modification of the Interconnection Request

To the extent Interconnection Customer proposes to modify any information provided in the Interconnection Request deemed complete by the Utility, the Interconnection Customer shall submit any such modifications to the Utility in writing. If the Utility determines that the proposed modification(s) constitutes a Material Modification, the Utility shall notify the Interconnection Customer in writing within ten (10) Business Days that the modification is a Material Modification and the Interconnection Request shall be withdrawn from the queue unless the Interconnection Customer withdraws the proposed Material Modification within 15 Calendar Days of receipt of the Utility's written notification. If the modification is determined by the Utility not to be a Material Modification, then the Utility shall notify the Interconnection Customer in writing that the modification has been accepted and that the Interconnection Customer shall retain its Queue Number. Any dispute as to the Utility's determination that a modification constitutes a Material Modification shall proceed in accordance with Section 6.2 below.

1.5 Site Control

Documentation of site control shall be submitted to the utility with the Interconnection Request using the sample Site Control Verification Form included in the Interconnection Request in Attachment 4.

Site control may be demonstrated through:

1. Ownership of, a leasehold interest in, or a right to develop a site for the purpose of constructing the Generating Facility;

- 2. An exclusive option to purchase or acquire a leasehold site for such purpose; or
- 3. An exclusivity or other business relationship between the Interconnection Customer and the entity having the right to sell, lease, or grant the Interconnection Customer the right to possess or occupy a site for such purpose.

Should the Interconnection Customer's site control lapse at any point in time prior to interconnection and such lapse is brought to the attention of Utility, the Utility shall notify the Interconnection Customer in writing of the alleged lapse in site control. The Interconnection Customer shall have ten (10) Business Days from the posted date on the notice from the Utility to cure and submit documentation of re-established site control, where failure to cure the lapse will result in the Interconnection Request being deemed withdrawn.

- 1.6 Queue Number and Queue Position
 - 1.6.1 The Utility shall assign each Interconnection Request a Queue Number pursuant to Section 1.3.2. The Where a Utility is studying each Interconnection Request under the Section 4 serial Study Process, the Queue Number of each Interconnection Request shall be used to determine the cost responsibility for the Upgrades necessary to accommodate the interconnection.

Where the Commission has authorized a Utility to administer a Cluster Study Process, all Interconnection Requests studied in a single Cluster shall be considered equally queued but Clusters initiated earlier in time shall be considered to have an earlier Queue Position than Clusters initiated later. The Queue Position of an Interconnection Request shall have no bearing on the allocation of the cost of the common Upgrades identified in the applicable Cluster Study (such costs will be allocated among Interconnection Requests in accordance with Utility's Appendix, as approved by the Commission, to administer a Cluster Study process).

- 1.6.2 Subject to the provisions of Sections 1.3, 1.4, and 1.5, Generating Facilities shall retain the Queue Number assigned to their initial Interconnection Request throughout the review process, including where moving through the processes covered by Sections 2, 3, and 4.
- 1.7 Interconnection Requests Submitted and Interconnection Agreements Executed Prior to the Effective Date of these Procedures

Nothing—Other than as set forth in Section 1.1.3 and Section 1.8 for Utilities authorized by the Commission to administer a Cluster Study process, nothing in this Standard affects an Interconnection Customer's Queue Position assigned before the effective date of this Standard. The Utility shall complete work pursuant to any interconnection study agreement executed prior the effective date of this

Standard in accordance with the terms and conditions of that interconnection study agreement. Any new studies or other additional work requested by an Interconnection Customer after the effective date of this Standard will be completed pursuant to this Standard and Commission-authorized Cluster Study process, if applicable. The Interconnection Customer shall comply with the Section 1.3.1 requirements for a completed Interconnection Request under this Standard prior to the Utility completing a new study or additional work. Proposed modifications to any Interconnection Request will be reviewed under Section 1.4. The Utility and the Interconnection Customer shall also be bound by the terms and conditions of any Interconnection Agreement executed by both Parties prior to the effective date of this Standard, except that Section 1.4 shall govern any modification to the Generating Facility.

1.8 Where the Commission has authorized a Utility to administer a Cluster Study process, as memorialized in Section 4.1.1, any Interconnection Customer that has received a Queue Number but has not executed an Interconnection Agreement with the Utility prior to the effective date of this Standard may request in writing after receiving notice from the Utility to be studied under transition procedures prescribed in the Utility's Appendix for transitioning to the Commission-approved Cluster Study process or shall be withdrawn from the queue.

Section 2. Optional 20 kW Inverter Process for Certified Inverter-Based Generating Facilities No Larger than 20 kW

2.1 Applicability

The 20 kW Inverter Process is available to an Interconnection Customer proposing to interconnect its inverter-based Generating Facility with the Utility's System if the Generating Facility is no larger than 20 kW and if the Interconnection Customer's proposed Generating Facility meets the codes, standards, and certification requirements of Attachments 5 and 6 of these procedures, or the Utility has reviewed the design or tested the proposed Generating Facility and is satisfied that it is safe to operate.

The Utility shall reserve circuit capacities specifically designated for Generating Facilities that meet the criteria for inclusion in the 20 kW Inverter Process. These projects will be streamlined and not require a study process, unless it is deemed necessary by the Utility. Once a reserved circuit phase capacity is exceeded, any subsequent Generator Interconnection Requests on that circuit will follow the defined Section 3 Fast Track Process. The table below lists the circuit voltage levels and the associated reserved capacities.

Reserved Circuit Capacities for 20 kW and Less			
Line-Line Voltage	Reserved Capacity Per Phase		
< 10 kV	150 kW		

≥ 10 kV and < 15 kV	450 kW
≥ 15 kV and < 25 kV	500 kW

may require the Interconnection Customer to install a manual load- break disconnect switch or safety switch as a clear visible indication of switch position between the Utility System and the Interconnection Customer. When the installation of the switch is not otherwise required (e.g. National Electric Code, state or local building code) and is deemed necessary by the Utility for certified, inverter-based generators no larger than 10 kW, the Utility shall reimburse the Interconnection Customer for the reasonable cost of installing a switch that meets the Utility's specifications (see also Section 6.16).

2.2 Interconnection Request

The Interconnection Customer shall complete the Interconnection Request Application Form for a certified inverter-based Generating Facility no larger than 20 kW in the form provided in Attachment 7 and submit it to the Utility, together with the non-refundable processing fee specified in the Interconnection Request Application Form and the documentation required pursuant to Section 1.3.1.

- 2.2.1 The Utility shall verify that the Generating Facility can be interconnected safely and reliably using the reserved circuit capacities presented in Section 2.1 or if aggregate 20 kW and under projects exceed the reserved capacity per phase, then by applying the screens contained in the Fast Track Process. (See Section 3.2.1.) The Utility has 15 Business Days to complete this process. Unless the Utility determines and demonstrates that the Generating Facility cannot be interconnected safely and reliably, the Utility shall approve the Interconnection Request upon fulfillment of all requirements in Section 1.3 and return the Interconnection Request Application Form to the Interconnection Customer.
 - 2.2.1.1 If the proposed interconnection passes the screens but the Utility determines that minor Utility construction is required to interconnect the Generating Facility to the Utility's system, the Interconnection Request shall be approved and the Utility will provide the Interconnection Customer a non-binding good faith estimate of the cost of interconnection along with the Interconnection Request Application Form within 15 Business Days after the determination.
 - 2.2.1.2 If the proposed interconnection passes the screens, but the costs of interconnection including Upgrades and Interconnection Facilities cannot be determined without further study or review, the Utility will notify the Interconnection Customer within 15 Business Days of receiving the complete Interconnection Request that the Utility will need to complete a Facilities Study under Section 4.4 to determine the necessary costs of interconnection.

2.2.2 Screens failure: Despite the failure of one or more screens, the Utility, at its sole option, may approve the interconnection provided such approval is consistent with safety, reliability, and power quality standards. If the Utility cannot determine that the Generating Facility may be interconnected consistent with safety, reliability, and power quality standards, the Utility shall provide the Interconnection Customer with detailed information on the reasons for failure in writing within 15 Business Days of receiving the complete Interconnection Request. In addition, the Utility shall offer to continue evaluating the Interconnection Request under the Section 4 Study Process.

2.3 Certificate of Completion

- 2.3.1 After installation of the Generating Facility, the Interconnection Customer shall submit the Certificate of Completion in the form provided in Attachment 7 to the Utility.
- 2.3.2 The Utility may inspect the Generating Facility for compliance with Commission standards to assure safety and reliability of the interconnected Generator including a witness test. The Utility is obligated to complete this witness test within ten (10) Business Days of the receipt of the Certificate of Completion. If the Utility does not inspect within ten (10) Business Days or by mutual agreement of the Parties, the witness test is deemed waived. If the witness test is not satisfactory, the Utility has the right to disconnect the Generating Facility, and the Interconnection Customer has no right to operate in parallel with the Utility until the witness test deficiencies have been corrected.
- 2.3.3 Prior to parallel operation, the Utility shall notify the Interconnection Customer in writing that interconnection and energization of the Generating Facility is authorized and will schedule an appropriate metering replacement if necessary within ten (10) Business Days from successful completion, or waiver, of the witness test. Interconnection Customer is not authorized to energize the Generating Facility until this notice is received. Interconnection and parallel operation of the Generating Facility is subject to the Terms and Conditions stated in Attachment 7 of these procedures.

2.4 Contact Information

The Interconnection Customer must provide its contact information. If another entity is responsible for interfacing with the Utility, that contact information must also be provided on the Interconnection Request Application Form.

2.5 Ownership and Lessor Information

The Interconnection Customer shall provide the legal name(s) of the owner(s) of the Generating Facility on the Attachment 7 Interconnection Request. If the Generating Facility is leased to the Interconnection Customer pursuant to the leasing program authorized under S.C. Code § 58-27-2600, et seq., the Interconnection Customer shall provide the lessor's name and certificate number issued by the Office of Regulatory Staff.

2.6 UL 1741 Listed

The Underwriters' Laboratories (UL) 1741 standard (Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources) addresses the electrical interconnection design of various forms of generating equipment. Many manufacturers submit their equipment to a nationally recognized testing laboratory that verifies compliance with UL 1741. This "listing" is then marked on the equipment and supporting documentation.

Section 3. Optional Fast Track Process for Certified Generating Facilities

3.1 Applicability

The Fast Track Process is available to an Interconnection Customer proposing to interconnect its Generating Facility with the Utility's System if the Generating Facility's capacity does not exceed the size limits identified in the table below. Generating Facilities below these limits are eligible for Fast Track review. However, Fast Track eligibility is distinct from the Fast Track Process itself, and eligibility does not imply or indicate that a Generating Facility will pass the Fast Track screens in Section 3.2 below.

All Generating Facilities requesting interconnection with a Distribution Secondary Area Network System are ineligible for the Fast Track Process regardless of size. These type interconnection requests will be reviewed under the Section 4 Study Process due to the highly technical nature of the Area Network grid setup.

Fast Track eligibility is determined based upon the generator type, the size of the generator, voltage of the line and the location of and the type of line at the Point of Interconnection. All Generating Facilities connecting to lines greater or equal to 25 kilovolt (kV) are ineligible for the Fast Track Process regardless of size. Only certified inverter-based systems are eligible for the Fast Track Process and the size limit varies according to the voltage of the line at the proposed Point of Interconnection. Certified inverter-based Generating Facilities located within 2.5 electrical circuit miles of a substation and on a mainline (as defined in the table below) are eligible for the Fast Track Process under the higher thresholds set forth in the table below. In addition to the size threshold, the Interconnection Customer's proposed Generating Facility must meets the codes, standards, and certification requirements of Attachments 5 and 6 of these procedures, or the Utility has to have reviewed the design or tested the proposed Generating Facility and be satisfied that it is safe to operate.

Fast Track Eligibility for Inverter-Based Systems ¹			
Line Voltage	Fast Track Eligibility Regardless of Location	Fast Track Eligibility on a Mainline ² and ≤ 2.5 Electrical Circuit Miles from Substation ³	
< 5 kV	≤ 100 kW	≤ 500 kW	
≥ 5 kV and < 25 kV	≤ 1 MW	≤ 2 MW	
≥ 25 kV	Not eligible	Not eligible	

¹Must be an UL certified inverter.

3.2 Initial Review

Within 20 Business Days after the Utility notifies the Interconnection Customer ithas received a complete Interconnection Request pursuant to Section 1.3, the Utility shall perform an initial review using the screens set forth below, shall notify the Interconnection Customer of the results, and include with the notification copies of the analysis and data underlying the Utility's determinations under the screens.

3.2.1 Screens

- 3.2.1.1 The proposed Generating Facility's Point of Interconnection must be on a portion of the Utility's Distribution System.
- 3.2.1.2 For interconnection of a proposed Generating Facility to a radial distribution circuit, the aggregated generation, including the proposed Generating Facility, on the circuit shall not exceed 15% of the line section annual peak load as most recently measured at the substation. A line section is that portion of a Utility's System connected to a customer bounded by automatic sectionalizing devices or the end of the distribution line.
- 3.2.1.3 For interconnection of a proposed Generating Facility to the load side of spot network protectors, the proposed Generating Facility must utilize an inverter-based equipment package and, together with the aggregated other inverter-based

² For purposes of this table, a mainline is the three-phase backbone of a circuit. It will typically constitute lines with wire sizes of 4/0 American wire gauge, 336.4 kcmil, 397.5 kcmil, 477 kcmil and 795 kcmil.

³An Interconnection Customer can determine this information about its proposed interconnection location in advance by requesting a pre-application report pursuant to section 1.2.

generation, shall not exceed the smaller of 5% of a spot network's maximum load or 50 kW.¹

- 3.2.1.4 The proposed Generating Facility, in aggregation with other generation on the distribution circuit, shall not contribute more than 10% to the distribution circuit's maximum fault current at the point on the high voltage (primary) level nearest the proposed point of change of ownership.
- 3.2.1.5 The proposed Generating Facility, in aggregate with other generation on the distribution circuit, shall not cause any distribution protective devices and equipment (including, but not limited to, substation breakers, fuse cutouts, and line reclosers), or Interconnection Customer equipment on the system to exceed 87.5% of the short circuit interrupting capability; nor shall the interconnection be proposed for a circuit that already exceeds 87.5% of the short circuit interrupting capability.
- 3.2.1.6 Using the table below, determine the type of interconnection to a primary distribution line. This screen includes a review of the type of electrical service to be provided to the Interconnection Customer, including line configuration and the transformer connection for the purpose of limiting the potential for creating over-voltages on the Utility's System due to a loss of ground during the operating time of any anti-islanding function.

Primary Distribution	Type of Interconnection to	Result/Criteria
Line Type	Primary Distribution Line	
Three-phase, three wire	3-phase or single phase,	Pass Screen
	phase-to-phase	
Three-phase, four wire	Effectively-grounded three-	Pass Screen
	phase or single phase, line-	
	to-neutral	

3.2.1.7 If the proposed Generating Facility is to be interconnected on a single-phase shared secondary, the aggregate Generating Facility capacity on the shared secondary, including the proposed Generating Facility, shall not exceed 65% of the transformer nameplate rating.

¹A spot network is a type of distribution system found within modern commercial buildings to provide high reliability of service to a single customer. (Standard Handbook for Electrical Engineers, 11th edition, Donald Fink, McGraw Hill Book Company.)

- 3.2.1.8 If the proposed Generating Facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- 3.2.1.9 The Generating Facility, in aggregate with other generation interconnected to the transmission side of a substation transformer feeding the circuit where the Generating Facility proposes to interconnect shall not exceed 10 MW in an area where there are known, or posted, transient stability limitations to generating units located in the general electrical vicinity (e.g., three or four transmission busses from the point of interconnection).

3.2.2 Screen Results

- 3.2.2.1 If the proposed interconnection passes the screens and requires no construction by the Utility on its own System, the Interconnection Request shall be approved and the Utility will provide the Interconnection Customer an executable Interconnection Agreement within ten (10) Business Days after notifying the Interconnection Customer of the determination in Section 3.2.
- 3.2.2.2 If the proposed interconnection passes the screens and the Utility is able to determine without further study or review that only minor Utility construction is required to interconnect the Generating Facility to the Utility's system, the Interconnection Request shall be approved and the Utility will provide the Interconnection Customer a non-binding good faith estimate of the cost of interconnection along with an executable Interconnection Agreement within 15 Business Days after notifying the Interconnection Customer of the determination in Section 3.2.
- 3.2.2.3 If the proposed interconnection passes the screens, but the costs of interconnection including System Upgrades and Interconnection Facilities cannot be determined without further study or review, the Utility will notify the Interconnection Customer when it provides its determination in Section 3.2 that the Utility will need to complete a Facilities Study under Section 4.4 to determine the necessary costs of interconnection.
- 3.2.2.4 If the proposed interconnection fails the screens, but the Utility determines that the Generating Facility may nevertheless be

interconnected consistent with safety, reliability, and power quality standards, and requires no construction by the Utility on its own System, the Utility shall provide the Interconnection Customer an executable Interconnection Agreement within ten (10) Business Days after the determination.

- 3.2.2.5 If the proposed interconnection fails the screens, but the Utility determines that the Generating Facility may nevertheless be interconnected consistent with safety, reliability, and power quality standards and the Utility is able to determine without further study or review that only minor Utility construction is required to interconnect with the Generating Facility, the Interconnection Request shall be approved and the Utility will provide the Interconnection Customer a non-binding good faith estimate of the cost of interconnection along with an executable Interconnection Agreement within 15 Business Days after the determination.
- 3.2.2.6 If the proposed interconnection fails the screens, and the Utility does not or cannot determine from the initial review that the Generating Facility may nevertheless be interconnected consistent with safety, reliability, and power quality standards unless the Interconnection Customer is willing to consider minor modifications or further study, the Utility shall provide the Interconnection Customer with the opportunity to attend a customer options meeting as described in Section 3.3 below.

3.3 Customer Options Meeting

If the Utility determines the Interconnection Request cannot be approved without (1) minor modifications at minimal cost, (2) additional studies or actions, or (3) incurring significant cost to address safety, reliability, or power quality problems, the Utility shall notify the Interconnection Customer of that determination within five (5) Business Days after the determination, and provide copies of all data and analyses underlying its conclusion. Within ten (10) Business Days of the Utility's determination in Section 3.2, the Utility shall offer to convene a customer options meeting to review possible Interconnection Customer facility modifications or the screen analysis and related results, to determine what further steps are needed to permit the Generating Facility to be connected safely and reliably. At the time of notification of the Utility's determination, or at the customer options meeting, the Utility shall:

3.3.1 Offer to perform a supplemental review under Section 3.4 if the Utility concludes that supplemental review might determine that the Generating Facility could continue to qualify for interconnection pursuant to the Fast Track Process, and provide a non-binding good faith estimate of the costs of such review. The Utility's cost estimate will be based upon a rate per

hour of \$150 applied to the time, not to exceed 30 hours, that the Utility estimates will be required for Utility personnel to complete the supplemental review. The Interconnection Customer shall have ten (10) Business Days to accept the Utility's offer to perform a Supplemental Review and post any deposit requirement for the Supplemental Review or the Interconnection Request shall be deemed to be withdrawn; or

3.3.2 Offer to continue evaluating the Interconnection Request under the Section 4 Study Process if the Utility determines that the time required to complete supplemental review would exceed 30 hours. The Interconnection Customer shall have ten (10) Business Days to agree in writing to its Interconnection Request continuing to be evaluated under the Section 4 Study Process, and post any deposit requirement for the Study Process, or the Interconnection Request shall be deemed to be withdrawn.

3.4 Supplemental Review

If the Interconnection Customer agrees to a supplemental review, the Interconnection Customer shall agree in writing within 15 Business Days of the offer, and submit a deposit for the estimated costs or the request shall be deemed to be withdrawn. The Interconnection Customer shall be responsible for the Utility's actual costs for conducting the supplemental review. The Interconnection Customer must pay any review costs that exceed the deposit within 20 Business Days of receipt of the invoice or resolution of any dispute. If the deposit exceeds the invoiced costs, the Utility will return such excess within 20 Business Days of the invoice without interest.

- 3.4.1 Within ten (10) Business Days following receipt of the deposit for a supplemental review, the Utility will determine if the Generating Facility can be interconnected safely and reliably.
 - 3.4.1.1 If so, the Utility shall forward an executable Interconnection Agreement to the Interconnection Customer within ten (10) Business Days.
 - 3.4.1.2 If so, and Interconnection Customer facility modifications are required to allow the Generating Facility to be interconnected consistent with safety, reliability, and power quality standards under these procedures, the Utility shall forward an executable Interconnection Agreement to the Interconnection Customer within fifteen (15) Business Days after confirmation that the Interconnection Customer has agreed to make the necessary modifications at the Interconnection Customer's cost.
 - 3.4.1.3 If so, and minor modifications to the Utility's System are required to allow the Generating Facility to be interconnected

consistent with safety, reliability, and power quality standards under these procedures, the Utility shall forward an executable Interconnection Agreement to the Interconnection Customer within ten (10) Business Days that requires the Interconnection Customer to pay the costs of such System modifications prior to interconnection.

3.4.1.4 If not, the Interconnection Request will continue to be evaluated under the Section 4 Study Process, provided the Interconnection Customer indicates it wants to proceed and submits the required deposit within 15 Business Days.

Section 4. Study Process

4.1 Applicability

The Study Process shall be used by an Interconnection Customer proposing to interconnect its Generating Facility with the Utility's System if the Generating Facility exceeds the size limits for the Section 3 Fast Track Process, is not certified, or is certified but did not pass the Fast Track Process or the 20 kW Inverter Process. The Interconnection Customer may be required to submit additional documentation, as may be requested by the Utility in writing, during the Study Process.

4.1.1 Applicability of Alternative Cluster Study Process

For Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, the Commission has authorized an alternative Cluster Study process, attached hereto at Appendix Duke CS, which shall supersede and control over any conflicting provisions of these Procedures. Duke Energy Carolinas, LLC and Duke Energy Progress, LLC shall maintain the applicable Appendix Duke CS on their websites. Interconnection Customers may obtain additional information from the Utility regarding applicability of the Cluster Study process through the process established in Section 1.1.4.

4.2 Scoping Meeting

4.2.1 A scoping meeting will be held within ten (10) Business Days after the Interconnection Request is deemed complete, or as otherwise mutually agreed to by the Parties. The Utility and the Interconnection Customer will bring to the meeting personnel, including system engineers and other resources as may be reasonably required to accomplish the purpose of the meeting. The scoping meeting may be omitted by mutual agreement in writing.

- 4.2.2 The purpose of the scoping meeting is to discuss the Interconnection Request and review existing studies relevant to the Interconnection Request. The Parties shall further discuss whether the Utility should perform a System Impact Study, a Facilities Study, or proceed directly to an Interconnection Agreement.
- 4.2.3 If the Utility, after consultation with the Interconnection Customer, determines that the project should proceed to a System Impact Study or Facilities Study, the Utility shall provide the Interconnection Customer, no later than ten (10) Business Days after the scoping meeting, either a System Impact Study Agreement (Attachment 8) or a Facilities Study Agreement (Attachment 9), as appropriate, including an outline of the scope of the study or studies and a nonbinding good faith estimate of the cost to perform the study or studies, which cost shall be subtracted from the deposit outlined in Section 1.3.1.2.
- 4.2.4 If the Parties agree not to perform a System Impact Study or Facilities Study, but to proceed directly to an Interconnection Agreement, the Parties shall proceed to the Construction Planning Meeting as called for in Section

4.3 System Impact Study

- 4.3.1 In order to retain its Queue Position, the Interconnection Customer must return a System Impact Study Agreement signed by the Interconnection Customer within fifteen (15) Business Days of receiving an executable System Impact Study Agreement.
- 4.3.2 The scope of and cost responsibilities for a System Impact Study are described in the System Impact Study Agreement. The time allotted for completion of the System Impact Study shall be as set forth in the System Impact Study Agreement.
- 4.3.3 The System Impact Study shall identify and detail the electric system impacts that would result if the proposed Generating Facility were interconnected without project modifications or electric system modifications, or to study potential impacts, including, but not limited to, those identified in the scoping meeting. The System Impact Study shall evaluate the impact of the proposed interconnection on the reliability of the electric system, including the distribution and transmission systems, if required.
- 4.3.4 The System Impact Study report will provide the preliminary estimated Interconnection Facilities charge, which is a preliminary non-binding indication of the cost and length of time that would be necessary to provide the Interconnection Facilities.
- 4.3.5 After receipt of the System Impact Study report, the Interconnection Customer shall inform the Utility in writing within 30 Business Days if it

- wishes to withdraw the Interconnection Request and to request an accounting of any remaining deposit amount pursuant to Section 6.3.
- 4.3.6 At the time the System Impact Study Report is provided to the Interconnection Customer, the Utility shall also deliver an executable Facilities Study Agreement to the Interconnection Customer. After receipt of the System Impact Study report and Facilities Study Agreement, when the Interconnection Customer is ready to proceed with the design and construction of the Upgrades and Interconnection Facilities, the Interconnection Customer shall return the signed Facilities Study Agreement to the Utility in accordance with Section 4.4.1 below.

4.4 Facilities Study

- 4.3.74.4.1 Where a Utility administers a serial System Impact Study process under Section 4.3 above, the Interconnection Customer must request a Facilities Study by returning the signed Facilities Study Agreement within 30 Business Days of receiving an executable Facilities Study Agreement. Failure to return the signed Facilities Study Agreement within the foregoing applicable time period will result in the Interconnection Request being deemed withdrawn.
- 4.3.84.4.2 The scope of and cost responsibilities for the Facilities Study are described in the Facilities Study Agreement. The time allotted for completion of the Facilities Study is described in the Facilities Study Agreement.
- 4.3.94.4.3 The Facilities Study report shall specify and estimate the cost of the equipment, engineering, procurement and construction work (including overheads) needed to implement the System Impact Studies and to allow the Generating Facility to be interconnected and operated safely and reliably.
- 4.3.104.4.4 The Utility shall design any required Interconnection Facilities and/or Upgrades under the Facilities Study Agreement. The Utility may contract with consultants to perform activities required under the Facilities Study Agreement. The Interconnection Customer and the Utility may agree to allow the Interconnection Customer to separately arrange for the design of some of the Interconnection Facilities. In such cases, facilities design will be reviewed and/or modified prior to acceptance by the Utility, under the provisions of the Facilities Study Agreement. If the Parties agree to separately arrange for design and construction, and provided that critical infrastructure security and confidentiality requirements can be met, the Utility shall make sufficient information available to the Interconnection Customer in accordance with confidentiality and critical infrastructure requirements to permit the Interconnection Customer to obtain an independent design and cost estimate for any necessary facilities.

Section 5. Interconnection Agreement and Scheduling

5.1 Construction Planning Meeting

- 5.1.1 Within ten (10) Business Days of receipt of the Facility Study report, the Interconnection Customer shall request a Construction Planning Meeting, where failure to comply shall result in the Interconnection Request being deemed withdrawn. The Construction Planning Meeting request shall be in writing and shall include the Interconnection Customer's reasonably requested date for completion of the construction of the Upgrades and Interconnection Facilities.
- 5.1.2 The Construction Planning Meeting shall be scheduled within ten (10) Business Days of the Section 5.1.1 request from the Interconnection Customer, or as otherwise mutually agreed to by the parties.
- 5.1.15.1.3 The purpose of the Construction Planning Meeting is to identify the tasks for each party and discuss and determine the milestones for the construction of the Upgrades and Interconnection Facilities. Agreed upon milestones shall be specific as to scope of action, responsible party, and date of deliverable and shall be recorded in the Interconnection Agreement (see Appendix 4 to Attachment 10) to be developed by the utility and provided to Interconnection Customer pursuant to Section 5.2.1 below.

5.2 Interconnection Agreement

- 5.2.1 Within fifteen (15) Business Days of the Construction Planning Meeting, the Utility shall provide an executable Interconnection Agreement containing the detailed estimated Upgrade charges, detailed estimated Interconnection Facility charge, Appendix 4 (Construction Milestone and payment schedule listing tasks, dates and the party responsible for completing each task), and other appropriate information, requirements, and charges.
- 5.2.2 Within ten (10) Business Days of receiving the Interconnection Agreement, the Interconnection Customer must execute and return the Interconnection Agreement, where failure to comply results in the Interconnection Request being deemed withdrawn.
- 5.2.3 After the Parties execute the Interconnection Agreement, the Utility shall return a copy of the Interconnection Agreement to the Interconnection Customer and interconnection of the Generating Facility shall proceed
- 5.2.4 The Interconnection Agreement shall specify milestones for payment and financial security that are required prior to the start of design, equipment procurement and construction of Upgrades and Interconnection Facilities. Payment and Financial Security must be received by close of business forty-five (45) Business Days after the date the Interconnection Agreement

is signed by the Interconnection Customer, where failure to comply results in the Interconnection Request being deemed withdrawn.

Section 6. Provisions that Apply to All Interconnection Requests

6.1 Reasonable Efforts

The Utility shall make reasonable efforts to meet all time frames provided in these procedures unless the Utility and the Interconnection Customer agree to a different schedule. If the Utility cannot meet a deadline provided herein, it shall notify the Interconnection Customer, explain the reason for the failure to meet the deadline, and provide an estimated time by which it will complete the applicable interconnection procedure in the process.

6.2 Disputes

- 6.2.1 The Parties agree to attempt to resolve all disputes arising out of the interconnection process according to the provisions of this section.
- 6.2.2 In the event of a dispute, either Party shall provide the other Party with a written notice of dispute. Such notice shall describe in detail the nature of the dispute.
- 6.2.3 If the dispute has not been resolved within ten (10) Business Days after receipt of the notice, either Party may contact the Office of Regulatory Staff for assistance in informally resolving the dispute. If the Parties are unable to informally resolve the dispute, either Party may then file a formal complaint with the Commission.
- 6.2.4 Each Party agrees to conduct all negotiations in good faith.
- 6.2.5 Where the Commission has authorized a Utility to administer a Cluster Study process under Section 4.1.1, the Utility's Appendix may provide additional provisions regarding how pending disputes affect the Cluster Study process.

6.3 Withdrawal of An Interconnection Request

- 6.3.1 An Interconnection Customer may withdraw an Interconnection Request at any time prior to executing an Interconnection Agreement by providing the Utility with a written request for withdrawal. An Interconnection Customer that applies under the Section 2.0 Optional 20 kW Process may withdraw an Interconnection Request by providing the Utility with a written request for withdrawal in lieu of providing the Attachment 7 Certificate of Completion.
- 6.3.2 An Interconnection Request shall be deemed withdrawn if the Interconnection Customer fails to meet its obligations specified in the

Interconnection Procedures, System Impact Study Agreement or Facility Study Agreement or to take advantage of any express opportunity to cure.

6.3.3 Within 60 Business Days of any voluntary or deemed withdrawal of the Interconnection Request, the Utility will provide the Interconnection Customer with a final accounting report of any difference between (1) the Interconnection Customer's cost responsibility for the actual cost of such work performed, and (2) the Interconnection Customer's Section 1.3 Interconnection Request deposit submitted to the Utility to pay for such work. If the Interconnection Customer's cost responsibility exceeds its previous aggregate payments, the Utility shall invoice the Interconnection Customer for the amount due and the Interconnection Customer shall make payment to the Utility within 20 Business Days. If the Interconnection Customer's previous aggregate payments exceed its cost responsibility under this Agreement, the Utility shall refund to the Interconnection Customer an amount equal to the difference within 20 Business Days of the final accounting report.

6.4 Interconnection Metering

Any metering necessitated by the use of the Generating Facility shall be installed at the Interconnection Customer's expense in accordance with all applicable regulatory requirements or the Utility's specifications.

6.5 Commissioning

6.5.1 Commissioning tests of the Interconnection Customer's installed equipment shall be performed pursuant to applicable codes and standards. If the Interconnection Customer is not proceeding under Section 2.3.2, the Utility must be given at least ten (10) Business Days written notice, or as otherwise mutually agreed to by the Parties, of the tests and may be present to witness the commissioning tests.

6.6 Confidentiality

- 6.6.1 Confidential Information shall mean any confidential and/or proprietary information provided by one Party to the other Party that is clearly marked or otherwise designated "Confidential." For purposes of these procedures all design, operating specifications, and metering data provided by the Interconnection Customer shall be deemed Confidential Information regardless of whether it is clearly marked or otherwise designated as such.
- 6.6.2 Confidential Information does not include information previously in the public domain, required to be publicly submitted or divulged by Governmental Authorities (after notice to the other Party and after exhausting any opportunity to oppose such publication or release), or necessary to be divulged in an action to enforce these procedures. Each Party receiving Confidential Information shall hold such information in

DEC/DEP Application - Attachment 1 Docket No. 2019-326-E

confidence and shall not disclose it to any third party nor to the public without the prior written authorization from the Party providing that information, except to fulfill obligations under these procedures, or to fulfill legal or regulatory requirements.

- 6.6.2.1 Each Party shall employ at least the same standard of care to protect Confidential Information obtained from the other Party as it employs to protect its own Confidential Information.
- 6.6.2.2 Each Party is entitled to equitable relief, by injunction or otherwise, to enforce its rights under this provision to prevent the release of Confidential Information without bond or proof of damages, and may seek other remedies available at law or in equity for breach of this provision.
- 6.6.3 If information is requested by the Commission from one of the Parties that is otherwise required to be maintained in confidence pursuant to these procedures, the Party shall provide the requested information to the Commission within the time provided for in the request for information. In providing the information to the Commission, the Party may request that the information be treated as confidential and non-public in accordance with South Carolina law and that the information be withheld from public disclosure.

6.7 Comparability

The Utility shall receive, process, and analyze all Interconnection Requests received under these procedures in a timely manner, as set forth in these procedures. The Utility shall use the same reasonable efforts in processing and analyzing Interconnection Requests from all Interconnection Customers, whether the Generating Facility is owned or operated by the Utility, its subsidiaries or affiliates, or others.

6.8 Record Retention

The Utility shall maintain for three (3) years records, subject to audit, of all Interconnection Requests received under these procedures, the times required to complete Interconnection Request approvals and disapprovals, and justification for the actions taken on the Interconnection Requests.

6.9 Coordination with Affected Systems

The Utility shall coordinate the conduct of any studies required to determine the impact of the Interconnection Request on Affected Systems with Affected System operators and, if possible, include those results (if available) in its applicable studies within the time frame specified in these procedures. The Utility will make reasonable efforts to include such Affected System operators in all meetings held with the Interconnection Customer as required by these procedures. The

Interconnection Customer will cooperate with the Utility in all matters related to the conduct of studies and the determination of modifications to Affected Systems. A Utility which may be an Affected System shall cooperate with the Utility with whom interconnection has been requested in all matters related to the conduct of studies and the determination of modifications to Affected Systems.

6.10 Capacity of the Generating Facility

- 6.10.1 If the Interconnection Request is for a Generating Facility that includes multiple energy production devices at a site for which the Interconnection Customer seeks a single Point of Interconnection, the Interconnection Request shall be evaluated on the basis of the aggregate capacity of the multiple devices, unless otherwise agreed to by the Utility and the Interconnection Customer.
- 6.10.2 The Interconnection Request shall be evaluated using the maximum rated capacity AC of the Generating Facility, unless otherwise agreed to by the Utility and the Interconnection Customer.

6.11 Sale of a Generation Facility

6.11.1 The Interconnection Customer shall notify the Utility of the pending sale of a proposed Generation Facility in writing. The Interconnection Customer shall provide the Utility with information regarding whether the sale is a change of ownership of the Generation Facility to a new legal entity, or a change of control of the existing legal entity.

The interconnection Customer shall promptly notify the Utility of the final date of sale and transfer date of ownership in writing. The purchaser of the Generation Facility shall confirm to the Utility the final date of sale and transfer date of ownership in writing, and submit an Interconnection Request requesting transfer of control or change of ownership together with the change of ownership fee listed in Attachment 3.

- 6.11.2 Existing Interconnection Agreements are non-transferable. If the Generation Facility is sold to a new legal entity, a new Interconnection Agreement must be executed by the new legal entity prior to the interconnection or for the continued interconnection of the Generating Facility to the Utility's system. The Utility shall not withhold or delay the execution of an Interconnection Agreement with the new owner provided the Generation facility or proposed Generation facility complies with requirements of 6.11.1.
- 6.11.3 The technical requirements in the Interconnection Agreement shall be grandfathered for subsequent owners as long as (1) the Generating Facility's maximum rated capacity has not been changed; (2) the Generating Facility has not been modified so as to change its electrical characteristics; and (3) the Interconnection Facilities has not been modified.

DEC/DEP Application - Attachment 1 Docket No. 2019-326-E

6.12 Insurance

The Interconnection Customer shall obtain and retain, for as long as the Generating Facility is interconnected with the Utility's System, liability insurance which protects the Interconnection Customer from claims for bodily injury and/or property damage. The amount of such insurance shall be sufficient to insure against all reasonably foreseeable direct liabilities given the size and nature of the generating equipment being interconnected, the interconnection itself, and the characteristics of the system to which the interconnection is made. This insurance shall be primary for all purposes. The Interconnection Customer shall provide certificates evidencing this coverage as required by the Utility. Such insurance shall be obtained from an insurance provider authorized to do business in South Carolina. The Utility reserves the right to refuse to establish or continue the interconnection of the Generating Facility with the Utility's System, if such insurance is not in effect.

- 6.12.1 For an Interconnection Customer that is a residential customer of the Utility proposing to interconnect a Generating Facility no larger than 250 kW, the required coverage shall be a standard homeowner's insurance policy with liability coverage in the amount of at least \$100,000 per occurrence.
- 6.12.2 For an Interconnection Customer that is a non-residential customer of the Utility proposing to interconnect a Generating Facility no larger than 250 kW, the required coverage shall be comprehensive general liability insurance with coverage in the amount of at least \$300,000 per occurrence.
- 6.12.3 For an Interconnection Customer that is a non-residential customer of the Utility proposing to interconnect a Generating Facility greater than 250 kW, the required coverage shall be comprehensive general liability insurance with coverage in the amount of at least \$1,000,000 per occurrence.
- 6.12.4 An Interconnection Customer of sufficient credit-worthiness may propose to provide this insurance via a self-insurance program if it has a self-insurance program established in accordance with commercially acceptable risk management practices, and such a proposal shall not be unreasonably rejected.

6.13 Certification Codes and Standards

Attachment 5 specifies codes and standards the Generating Facility must comply with.

6.14 Certification of Generator Equipment Packages

Attachment 6 specifies the certification requirements for the Generating Facility.

Glossary of Terms

20 kW Inverter Process – The procedure for evaluating an Interconnection Request for a certified inverter-based Generating Facility no larger than 20 kW that uses the Section 2 screens. The application process uses an all-in-one document that includes a simplified Interconnection Request Application Form, simplified procedures, and a brief set of Terms and Conditions. (See Attachment 7.)

Affected System – An electric system other than the Utility's System that may be affected by the proposed interconnection. The owner of an Affected System might be a Party to the Interconnection Agreement or other study agreements needed to interconnect the Generating Facility.

Appendix Duke CS – Supplemental Utility-specific procedures, standards and requirements applicable to Duke Energy Carolinas, LLC and Duke Energy Progress, LLC that have been approved by the Commission and may deviate from otherwise generally applicable provisions of the South Carolina Generator Interconnection Procedures, for purposes of implementing Cluster Studies.

Applicable Laws and Regulations – All duly promulgated applicable federal, state and local laws, regulations, rules, ordinances, codes, decrees, judgments, directives, or judicial or administrative orders, permits and other duly authorized actions of any Governmental Authority.

Auxiliary Load – The term "Auxiliary Load" shall mean power used to operate auxiliary equipment in the facility necessary for power generation (such as pumps, blowers, fuel preparation machinery, exciters, etc.).

Business Day – Monday through Friday, excluding State Holidays.

<u>Cluster</u> – A group of Interconnection Requests (one or more) that are studied together for the purpose of conducting the Interconnection Studies.

<u>Cluster Study</u> – An Interconnection Study evaluating one or more Interconnection Requests.

<u>Clustering</u> – The process whereby a group of Interconnection Requests is studied together, instead of serially, for the purpose of conducting the System Impact Study.

Commission – The Public Service Commission of South Carolina.

Default – The failure of a breaching Party to cure its breach under the Interconnection Agreement.

Distribution System – The Utility's facilities and equipment used to transmit electricity to ultimate usage points such as homes and industries from nearby generators or from interchanges with higher voltage transmission networks which transport bulk power over longer distances. The voltage levels at which Distribution Systems operate differ among areas.

Distribution Upgrades – The additions, modifications, and upgrades to the Utility's Distribution System at or beyond the Point of Interconnection to facilitate interconnection of the Generating Facility and render the service necessary to allow the Generating Facility to operate in parallel with the Utility and to inject electricity onto the Utility's System. Distribution Upgrades do not include Interconnection Facilities.

Emergency Condition – The term "Emergency Condition" shall mean a condition or situation: (1) that in the judgment of the Party making the claim is imminently likely to endanger life or property; or (2) that, in the case of the Utility, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to the Utility's System, the Utility's Interconnection Facilities or the systems of others to which the Utility's System is directly connected; or (3) that, in the case of the Interconnection Customer, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to, the Generating Facility or the Interconnection Customer's Interconnection Facilities.

Fast Track Process – The procedure for evaluating an Interconnection Request for a certified Generating Facility that meets the eligibility requirements of Section 3.1.

FERC – The Federal Energy Regulatory Commission.

Generating Facility – The Interconnection Customer's device for the production and/or storage for later injection of electricity identified in the Interconnection Request, but shall not include the Interconnection Customer's Interconnection Facilities.

Good Utility Practice – Any of the practices, methods and acts engaged in or approved by a significant portion of the electric industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be acceptable practices, methods, or acts generally accepted in the region.

Governmental Authority – Any federal, state, local or other governmental regulatory or administrative agency, court, commission, department, board, or other governmental subdivision, legislature, rulemaking board, tribunal, or other governmental authority having jurisdiction over the Parties, their respective facilities, or the respective services they provide, and exercising or entitled to exercise any administrative, executive, police, or taxing authority or power; provided, however, that such term does not include the Interconnection Customer, the Utility, or any affiliate thereof.

Interconnection Agreement – Means the South Carolina Generator Interconnection Agreement (See Attachment 10).

In-Service Date – The date upon which the construction of the Utility's facilities is completed and the facilities are capable of being placed into service.

Interconnection Customer – Any valid legal entity, including the Utility, that proposes to interconnect its Generating Facility with the Utility's System.

Interconnection Facilities – Collectively, the Utility's Interconnection Facilities and the Interconnection Customer's Interconnection Facilities. Collectively, Interconnection Facilities include all facilities and equipment between the Generating Facility and the Point of Interconnection, including any modification, additions or upgrades that are necessary to physically and electrically interconnect the Generating Facility to the Utility's System. Interconnection Facilities are sole use facilities and shall not include Upgrades. Where a Utility administers a Cluster Study Process pursuant to Section 4.1.1, Interconnection Facilities may be shared by more than one Generating Facility in a Cluster.

Interconnection Facilities Delivery Date – The Interconnection Facilities Delivery Date shall be the date upon which the Utility's Interconnection Facilities are first made operational for the purposes of receiving power from the Interconnection Customer.

Interconnection Request – The Interconnection Customer's request, in accordance with these procedures, to interconnect a new Generating Facility, or to increase the capacity of, or make a Material Modification to, an existing Generating Facility that is interconnected with the Utility's System.

Material Modification – A modification to machine data or equipment configuration or to the interconnection site of the Generating Facility that has a material impact on the cost, timing or design of any Interconnection Facilities or Upgrades. Material Modifications include project revisions proposed at any time after receiving notification by the Utility of a complete Interconnection Request pursuant to Section 1.3.3 that 1) alters the size or output characteristics of the Generating Facility from its Utility-approved Interconnection Request submission; 2) may adversely impact other Interconnection Requests with higher Queue

Numbers, or may adversely impact another Interconnection Customer who is part of the same Cluster where the Utility is administering a Cluster Study process.

Indicia of a Material Modification, include, but are not limited to:

- A change in Point of Interconnection (POI) to a new location, unless the change in a POI is on the same circuit less than two (2) poles away from the original location, and the new POI is within the same protection zone as the original location;
- A change or replacement of generating equipment such as generator(s), inverter(s), transformers, relaying, controls, etc. that is not a direct substitution in size, ratings, impedances, efficiencies or capabilities of the equipment specified in the original or preceding Interconnection Request;
- A change from certified to non-certified devices ("certified" means certified by an OSHA recognized Nationally Recognized Test Laboratory (NRTL), to relevant UL and IEEE standards, authorized to perform tests to such standards);
- A change of transformer connection(s) or grounding from that originally proposed;
- A change to certified inverters with different specifications or different inverter control specifications or set-up than originally proposed;
- An increase of the AC output of a Generating Facility; or
- A change reducing the AC output of the generating facility by more than 10%.

The following are not indicia of a Material Modification:

- A change in ownership of a Generating Facility; the new owner, however, will be required to execute a new Interconnection Agreement and study agreement(s) for any study which has not been completed and the report issued by the Utility.
- A change or replacement of generating equipment such as generator(s), inverter(s), solar panel(s), transformers, relaying, controls, etc. that is a direct substitution in size, ratings, impedances, efficiencies or capabilities of the equipment specified in the original or preceding Interconnection Request;

- An increase in the DC/AC ratio that does not increase the maximum AC output capability of the generating facility;
- A decrease in the DC/AC ratio that does not reduce the AC output capability of the generating facility by more than 10%.

Maximum Physical Export Capability Requested – The term shall mean the maximum continuous electrical output of the Generating Facility at any time at a power factor of approximately unity as measured at the Point of Interconnection and the maximum kW delivered to the Utility during any metering period.

Month – The term "Month" means the period intervening between readings for the purpose of routine billing, such readings usually being taken once per month.

Nameplate Capacity – The term "Nameplate Capacity" shall mean the manufacturer's nameplate rated output capability of the generator, based on alternating current (AC). For multi-unit generator facilities, the "Nameplate Capacity" of the facility shall be the sum of the individual manufacturer's nameplate rated output capabilities of the generators. For inverter-based Generating Facilities, the maximum rated capacity or "Nameplate Capacity" shall be the sum of the inverters maximum rated capacity AC in megawatts.

Net Capacity – The term "Net Capacity" shall mean the Nameplate Capacity of the Interconnection Customer's generating facilities, less the portion of that capacity needed to serve the Generating Facility's Auxiliary Load.

Net Power – The term "Net Power" shall mean the total amount of electric power produced by the Interconnection Customer's Generating Facility less the portion of that power used to supply the Generating Facility's Auxiliary Load.

Network Resource Interconnection Service – An Interconnection Service that allows the Interconnection Customer to integrate its Generating Facility with the Transmission Provider's System (1) in a manner comparable to that in which the Transmission Provider integrates its generating facilities to serve native load customers; or (2) in an RTO or ISO with market based congestion management, in the same manner as Network Resources. Network Resource Interconnection Service in and of itself does not convey transmission service.

Network Upgrades – Additions, modifications, and upgrades to the Utility's Transmission System required to accommodate the interconnection of the Generating Facility to the Utility's System. Network Upgrades do not include Distribution Upgrades.

<u>NERC</u> – The North American Electric Reliability Corporation or its successor organization.

Office of Regulatory Staff – The Office of Regulatory Staff of South Carolina.

Operating Requirements – Any operating and technical requirements that may be applicable due to Regional Reliability Organization, Independent System Operator, control area, or the Utility's requirements, including those set forth in the Interconnection Agreement.

Party or Parties – The Utility, Interconnection Customer, and possibly the owner of an Affected System, or any combination of the above.

Point of Interconnection – The point where the Interconnection Facilities connect with the Utility's System.

Queue Number – The number assigned by the Utility that establishes an Interconnection Customer's Interconnection Request's position in the study queue relative to all other valid Interconnection Requests. A lower Queue Number will be studied prior to a higher Queue Number. The Queue Number of each Interconnection Request shall be used to determine the cost responsibility for the Upgrades necessary to accommodate the interconnection.

Queue Position – The order of a valid Interconnection Request, relative to all other pending valid Interconnection Requests, based on Queue Number.

Reasonable Efforts – With respect to an action required to be attempted or taken by a Party under the Interconnection Agreement, efforts that are timely and consistent with Good Utility Practice and are otherwise substantially equivalent to those a Party would use to protect its own interests.

South Carolina Generator Interconnection Procedures – The term "South Carolina Generator Interconnection Procedures" shall refer to the South Carolina Generator Interconnection Procedures, Forms, and Agreements for State-Jurisdictional Generator Interconnections as approved by the Public Service Commission of South Carolina.

Standard – The interconnection procedures, forms and agreements approved by the Commission for interconnection of Generating Facilities to Utility Systems in South Carolina.

Study Process – The procedure for evaluating an Interconnection Request that includes the Section 4 scoping meeting, system impact study, and facilities study. The Study process may be a serial Study Process or a Cluster Study process, as applicable.

System – The facilities owned, controlled or operated by the Utility that are used to provide electric service in South Carolina.

Utility – The entity that owns, controls, or operates facilities used for providing electric service in South Carolina.

Transmission System – The facilities owned, controlled or operated by the Utility that are used to transmit electricity in South Carolina.

Upgrades – The required additions and modifications to the Utility's System at or beyond the Point of Interconnection. Upgrades may be Network Upgrades or Distribution Upgrades, and "System Upgrades" include both Network Upgrades or Distribution Upgrades. Upgrades do not include Interconnection Facilities.

LECTRONICALLY FILED - 2020 November 17 4:39 PM - SCPSC - Docket # 2019-326-E - Page 39 of 196

Generating Facility Pre-Application Request Form

Preamble and Instructions

An Interconnection Customer who requests a Pre-Application Report must submit this Pre-Application Request by hand delivery, mail, e-mail, or fax to the Utility along with the non-refundable fee of \$500.

DISCLAIMER: Be aware that the Pre-Application Report is simply a snapshot in time and is non-binding. System conditions can and do change frequently.

binding. System conditions can a	• • •	
□□Check here if payment is end	losed. Fee is required for ap	pplication to be considered complete
Date:		
Interconnecting Customer Name	(print):	
Contact Person:		
Mailing Address:		
City:	State:	Zip Code:
Telephone (Daytime):		
E-Mail Address:		
Alternative Contact Information (e		
Role:		
Contact Person:		

SC Site Control 1

DEC/DEP Application - Attachment 1
Docket No. 2019-326-E

City:		State:	Zip Code:	
Telephone	(Daytime):			
E-Mail Addı	ress:			
Facility Info	rmation:			
1) Propose	d Facility Location			
Addres	ss (or cross-roads):			
City.		State:	 Zip Code:	
o,	☐ Site Map provided (Go			
	☐ Grid Coordinates - La	atitude:	Longitude:	
	□ Pole or Tower number	if available:		

2) Primary Energy Source

Choose one:

Renewable	Non-Renewable
1. Solar – Photovoltaic	17. Fossil Fuel - Diesel
2. Solar – thermal	18. Fossil Fuel - Natural Gas
3. Biomass – landfill gas	(not waste)
4. Biomass – manure digester	19. Fossil Fuel - Oil
gas	20. Fossil Fuel – Coal
5. Biomass – directed biogas	21. Fossil Fuel – Other (specify
6. Biomass – solid waste	below)
7. Biomass – sewage digester	22. Other (specify below)
gas	
8. Biomass – wood	
9. Biomass – other (specify	
below)	
10. Hydro power – run of river	
11. Hydro power - storage	
12. Hydro power – tidal	
13. Hydro power – wave	
14. Wind	
15. Geothermal	
16. Other (specify below)	

3) Prime Mover

Choose one:

Photovoltaic (PV)	5. Steam Turbine
2. Fuel Cell	6. Micro-turbine
Reciprocating Engine	7. Other, including Combined Heat and
4. Gas Turbine	Power (specify below)

4) Type of Generator **Choose one:**

Inverter-based Machine	
2. Rotating Machine	
3. Rotating Machine with Inverters	

5)	Size:	kWAC

6) Generator	Configuration:
--------------	----------------

Single-pl	hase	Three	Phase

n Configuration
eration
and-alone
dition to existing commercial or industrial customer's delivery
Customer's Electric Utility account number:
Customer's Electric meter number:
Is Customer's kW load going to increase or decrease?
□ No
□ Yes, Details
Proposed Point of Interconnection on Customer-side of Utility meter
o existing generation
and-alone
dition to existing commercial or industrial customer's delivery
Customer's Electric Utility account number:
Customer's Electric meter number:
Is Customer's kW load going to increase or decrease?
□ No
□ Yes, Details
Type of Existing Generation:
Size of Existing Generation: kWAC
Proposed Point of Interconnection on Customer-side of Utility meter

ELECTRONICALLY FILED - 2020 November 17 4:39 PM - SCPSC - Docket # 2019-326-E - Page 43 of 196

SOUTH CAROLINA INTERCONNECTION REQUEST APPLICATION FORM

Utility:			
Designated Utility Contact:		-	
E-Mail Address:			
Mailing Address:			
City:	_ State:	Zip:	
Telephone Number:			
Fax:			
An Interconnection Request Applicate applicable and correct information request.		onsidered complete	when it provides all
Preamble and Instructions			
An Interconnection Customer who re jurisdictional interconnection must su hand delivery, mail, e-mail, or fax to th Interconnection Request Application F	ubmit this Interd ne Utility. Your l	connection Request Utility may also allow	Application Form by you to complete your
Request for: Fast Track Process(All Generating Facilities larger than			
Processing Fee or Deposit			
Fast Track Process – Non-Refundable	e Processing Fe	ees	
 If the Generating Facility is 20 kW If the Generating Facility is larger \$250. If the Generating Facility is larger \$500. 	than 20 kW but	t not larger than 100	,
Serial Study Process – Deposit			
If the Interconnection Request is subr	nitted under the	Section 4 Study Pro	ocess, whether

a new submission or an Interconnection Request that did not pass the Fast Track Process, the Interconnection Customer shall submit to the Utility an Interconnection

SC Site Control 1

Facilities Deposit Charge of \$10,000 plus \$1 per kW_{AC} inclusive of a \$1000 fee to administer the Interconnection Request study process.

<u>Cluster Study Process – Deposit</u>

Notwithstanding, where the Commission has aurthorized a Utility to administer a Cluster Study process pursuant to Section 1.6 and 4.4.1, the Interconnection Request deposit shall be prescribed in the Utility's approved Appendix for administering the Cluster Study process.

<u>Change in Ownership – Non-Refundable Processing Fee</u>

 If the Interconnection Request is submitted solely due to a transfer of ownership or change of control of the Generating Facility, the fee is \$50.

Interconnection Customer Information

gal Name of the Interconnection	on Customer (o	r, if an individual, individual's name)
Name:		
		-
City:	State:	Zip:
County:		
Telephone (Day):	(Ev	ening):
Fax:		
Facility Location (if differe Project Name:	,	
<u>Latitude:</u>		(decimal format, to at least 4 places)
Longitude:		(decimal format, to at least 4 places)
Address:		
City:	State:	Zip:
County:		
For installations at location Generating Facility will int		g electric service to which the proposed
Provide the Existing Acco	unt Number:	

Alternative Contact Information/Owner/LessorControlling Entity Information (business in charge of project, if different from the Interconnection Customer)

<u>(</u>	Controlling Entity	<u>/:</u>						
(Contact Name: _							
		ory Staff Certificat						
E	E-Mail Address:							
(City:		State:		Zip: _			
٦	Telephone (Day)	:	_ (Evening):					
F	ax:		_					
Applica	tion is for:	New Genera	ting Facility					
		 Capacity Cl		osed or	Exis	ting Ge	nera	ting
Facility						_		
			ge of Ownership cility to a new leg		-	sed or	Exis	ting
legal er		rol of a Proposed	or Existing Gen	erating F	acility	of the	exis	ting
If capad	eity addition to ex	xisting Generating	Facility, please o	lescribe:				
- Will the	Generating Fac	ility be used for ar	ny of the following	J?				
1	Net Metering?				Yes		-	No
7	 To Supply Power	r to the Interconne	ection Customer?	Yes _		No		
٦	To Supply Power	r to the Utility?			Yes		-	No
7	—— Го Supply Powei	r to Others?			Yes		-	No
	discuss with rconnection Star	the Utility whet ndard.)	her the intercor	nection	is c	overed	by	the
Reques	ted Point of Inte	rconnection:						
Reques	ted In-Service D)ate:						

For installations at locations with ex Generating Facility will interconnect, pr	_	c service to which the proposed
Local Electric Service Provider*:		
Existing Account Number : [*To be provided by the Interconnection different from the Utility]		
Contact Name: Title: E-Mail Address: Mailing Address:		
City:	State: (Evening	Zip:):
Generating Facility Information Data apply only to the Generating Data applies only to the Generating Facility Prime Mover:Photovoltaic (PV)	ng Facility, not	
Gas Tu Other	rbine Ste	am Turbine Micro-turbine
Energy Source: Renewable Solar – Photovoltaic Solar – thermal Biomass – landfill gas Biomass – manure digester gas Biomass – directed biogas Biomass – solid waste Biomass – sewage digester gas Biomass – sewage digester gas Biomass – wood Biomass – other (specify below) Hydro power – run of river		Fossil Fuel - Diesel Fossil Fuel - Natural Gas (not waste) Fossil Fuel - Oil Fossil Fuel - Coal Fossil Fuel - Other (specify below) Other (specify below)

☐ Hydro power - storage☐ Hydro power - tidal☐ Hydro power - wave	
□ Wind□ Geothermal□ Other (specify below)	
Type of Generator: Synchronous	Induction Inverter
Total Generator Nameplate Rating: kW _{AC} KwD0	C kVAR
Interconnection Customer or Customer-Site Load: state)	kWAC (if none, so
Interconnection Customer Generator Auxiliary Loa	d: kWAC
Typical Reactive Load (if known): kVAR	
Maximum Physical Export Capability Requested: _ (The maximum continuous electrical output of the Genat a power factor of approximately unity as measured Interconnection and the maximum kW delivered to the metering period.) List components of the Generating Facility equipment certified:	erating Facility at any time at the Point of Utility during any
Number Equipment Type 1 2	
3	
4	
5	
Battery Information	
Manufacturer, Model & Quantity (for each type):	
AC/DC Coupled: □ AC □ DC	

DC-DC Converter Model (if used):		
Total Battery Capacity in kWAC:		
Total Battery Capacity in kWpc:		
Rated Battery Capacity in MWh:		
Hours to discharge at Max:	Max Ramp Rate MW/s:	
Rated Discharging Power MW:	Rate to Charge:	
Rate to Discharge:	_	
Max Discharging Duration at Rated Power	(hrs):	
Battery Operation		
Control Narrative (generally describe intended for programming the BESS controller – e.g output, etc.		
Modes of operation (check all that apply): ☐ Continuous Charge ☐ Frequency Resp	onse □ Islanding □ Dispatch	
Reactive Capability MvVar (provide curve in		
Rated Life Span (cycles):	•	
Please attach 8760 projections for total fac		
ricase attach or ou projections for total rac	mity output with storage	
Generator (or solar panel informa	tion)	
Manufacturer, Model Name, & Quar	ntity:	
Nameplate Output Power Rating in I	kW _{AC} : Summer Wir	— nter
Nameplate Output Power Rating in I	kVA: Summer Wir	nter
Individual Generator Rated Power F	actor: LeadingLagging	
For wind projects provide the followi	ng information:	
	d farm to be interconnected pursuant to label:	
Elevation:		

	Inverter Manufacturer, Mo	del Name, & Quanti	ty (if used):			
	Note: The utility may request a completed Power Systems Load Flow data sheet be supplied as a supplement to the Interconnection Request.					
	For solar projects provide the following information:					
	Latitude:	Degrees	Minutes North			
	Longitude:	Degrees	Minutes West			
	Orientation:	Degrees (Due Sou	th=180°)			
	Fixed Tilt Array Single A	xis Tracking Array	Double Axis Tracking Array			
	Fixed Tilt Angle:	_ Degrees				
	kV or greater, provide an Imrequired by the Utility for provoltages. The Impedance D	pedance Diagram. An oposed interconnection iagram shall provide, tor system impedance data shall include eque e inverter transformer	or be accompanied by a list of the generation plant. The uivalent impedances for all			
Collec	ctor System Impedances	(For PV Plants)				
	Collector system voltage =	<u> </u>				
			ndicated in the one-line diagram, the attached Excel spreadsheet.			
	For Transmission-Connec	ted Projects:				

- R = ohm or pu on 100 MVA and collector kV base (positive sequence)
- X = ohm or pu on 100 MVA and collector kV base (positive sequence)
- C = μF or B = pu on 100 MVA and collector kV base (positive sequence)

Alternatively, check here if Customer wants Duke Energy to use typical values for collector system impedances: □

For Distribution-connected projects >=1MW

•	R1 =	ohms/mile (Positive Sequence Resistance)
•	R0 =	ohms/mile (Zero Sequence Resistance)
•	X1 =	ohms/mile (Positive Sequence Inductive Reactance)
•	X0 =	ohms/mile (Zero Sequence Inductive Reactance)
•	B1 =	μS/mile (Positive Sequence Capacitive Susceptance)
	R0 =	uS/mile (Zero Seguence Canacitive Suscentance)

Interconnection Transmission Line (For Transmission Projects Only)

(from station transformer to POI)

- Line Voltage = kV
- Length = feet
- R = ohm or pu on 100 MVA and line kV base (positive sequence)
- X = ohm or pu on 100 MVA and line kV base (positive sequence)
- C = μF or B = pu on 100 MVA and line kV base (positive sequence)

Load Flow Data Sheet - If interconnecting to the Utility System at a voltage of 44-kV or greater, provide a completed Power Systems Load Flow data sheet. A Load Flow data sheet may be required by the Utility for proposed interconnections at lower interconnection voltages.

Excitation and Governor System Data for Synchronous Generators - If interconnecting to the Utility System at a voltage of 44-kV or greater, provide appropriate IEEE model block diagram of excitation system, governor system and power system stabilizer (PSS) in accordance with the regional reliability council criteria. A PSS may be required at lower interconnection voltages. A copy of the manufacturer's block diagram may not be substituted.

Generating Facility Characteristic Data (for inverter-based machines)	
Max design fault contribution current: Instantaneous or RMS	
Harmonics Characteristics:	
Start-up requirements:	
Inverter Short-Circuit Model Data	
Model and parameter data required for short-circuit analysis is specific to each PV inverter make and model. All data to be provided in per-unit ohms, on the equivalent inverter MVA base.	
Values below are valid for initial 2 to 6 cycles:	
Inverter Equivalent MVA Base:MVA Short-Circuit Equivalent Pos. Seq. Resistance (R1):p.u. Short-Circuit Equivalent Pos. Seq. Reactance (XL1):p.u. Short-Circuit Equivalent Zero. Seq. Resistance (R2) cycles:p.u. Short-Circuit Equivalent Neg. Seq. Reactance (XL2), valid for initial 2 to 6 cyclep.u.	S:
Short-Circuit Equivalent Pos. Seq. Resistance (R1): p.u.	
Short-Circuit Equivalent Pos. Seq. Reactance (XL1): p.u.	
Short-Circuit Equivalent Neg. Seq. Resistance (R2): p.u.	
Short-Circuit Equivalent Neg. Seq. Reactance (XL2): p.u.	
Short-Circuit Equivalent Zero Seq. Resistance (R0): p.u.	
Short-Circuit Equivalent Zero Seq. Reactance (XL0): p.u.	
Special notes regarding short-circuit modeling assumptions:	
Plant Reactive Power Describe which devices (e.g. inverters, capacitors, SVC) will supply reactive power (Mvar) to allow the plant to meet the power factor requirement at the Point of Interconnection (transmission HV bus) when the plant is simultaneously injecting full requested MW. All reactive power devices must be automatically controlled.	

<u>In addition to the inverters, if a plant reactive power device is part of the plant design, the following data needs to be provided:</u>

DEC/DEP Application - Attachment 1
Docket No. 2019-326-E

•	Shunt	capacitors:	(cou	nt),	Mvar ea	ich,	Mvar total	
•	Shunt	reactors:	(cou	(count),		ach,	Mvar total	
•	Dynar	nic reactiv	<u>re contro</u>	ol devic	e type,	(SVC,	STATCOM):	
	0	Control range	ge	- Mv	ar (capac	itive),	Mvar	
		(inductive)						
	0	Control mo	ode (e.g.,	voltage,	power 1	actor, re	active power):	
	0	Regulation	set point			(k\	√, power factor,	
		or Mvar)						
	0			overall	reactiv	e pov	ver control	
		strategy:			_			
	0	•				for the dy	namic reactive	
		control devi	ce need to	be provide	<u>ed.</u>			
	Gene	rating Facil	ity Charact	eristic Da	nta (for ro	tating ma	chines)	
RPM I	reque	ncy:						
(*) Ne	utral G	rounding Re	sistor (if app	olicable): _				
Synch	nronou	s Generato	rs:					
Direct	Axis S	vnchronous	Reactance.	Xd:	P.U.			
Direct Axis Synchronous Reactance, Xd: P.U. Direct Axis Transient Reactance, Xd: P.U.								
Direct Axis Subtransient Reactance, Xd: P.U.								
Negat	Negative Sequence Reactance, X ₂ : P.U.							
	Zero Sequence Reactance, X ₀ : P.U.							
	KVA Base: Field Volts:							
Field \	voits: Ampere							
i ioiu /	"TIPCI	···						

Induction Generators:

Motoring Power (kW):
₂ ² t or K (Heating Time Constant):
Rotor Resistance, Rr:
Stator Resistance, Rs:
Stator Reactance, Xs:
Rotor Reactance, Xr:
Magnetizing Reactance, Xm:
Short Circuit Reactance, Xd:
Exciting Current:
Геmperature Rise:
Frame Size:
Design Letter:
Reactive Power Required In Vars (No Load):
Reactive Power Required In Vars (Full Load):
Fotal Rotating Inertia, H: Per Unit on kVA Base

Note: Please contact the Utility prior to submitting the Interconnection Request to determine if the specified information above is required.

Interconnection Facilities Information

		Will more than one transformer be used between the generator and the point of common coupling?
		Yes No (If yes, copy this section and provide the information for each transformer used. This information must match the single-line drawing and transformer specification sheets.) For identical transformers, one set of data may be provided.)
		Will the transformer be provided by the Interconnection Customer? Yes No
		<u>Transformer Data (if applicable, for Interconnection Customer-owned transformer):</u>
		Is the transformer: Single phase KVA
		Transformer Impedance: % on kVA Base
If T	WO	Winding:
	<u>a)</u>	Rating (ONAN/ONAF/ONAF): / / MVA
	b)	Nominal Voltage for each winding (High/Low): / kV
	<u>c)</u>	Winding Connections (High/Low): [Delta or Wye](grounded) or Wye(ungrounded) / [Factor Delta or Wye](grounded) or Wye(ungrounded) Delta or Wye]
		* Transmission: High side should be delta for tap station or wye for switching station with network breakers.
		Distribution: High side should be wye-grounded.
	d)	Available tap positions: / / / kV or % #
		of taps.
	<u>e)</u>	Positive sequence impedance Z ₁ : %, X/R on self-cooled (ONAN) MVA
		rating above.
	<u>f)</u>	Zero sequence impedance Z ₀ : %, X/R on self-cooled (ONAN) MVA rating above.
	g)	For pad mounted transformer, construction: 3 / 4 / 5 -legged
	Di a)	istribution-connected sites >=1MW for each xfrmr in SLD please include: Eddy Current (No Load) Losses (kW):
		Copper Losses at Full Rated Load (kW):
		Magnetizing (No Load) Current at 100% Voltage (% nominal Current):
		Knee Voltage (% nominal Voltage): Air-Core Reactance
	<u> </u>	

	 Ohms: per unit: (on transformer ONAN MVA base and nominal primary
<u>f)</u>	voltage) Manufacturer Estimated Maximum RMS Inrush Current (Primary Side Amps):
	If Three Phase:
	Transformer Primary Winding Volts,
	□ Delta □ WYE, grounded neutral □ WYE, ungrounded neutral
	Primary Wiring Connection 3-wire 4-wire, grounded neutral
	Transformer Secondary WindingVolts,
	□ Delta □ WYE, grounded neutral □ WYE, ungrounded neutral
	Secondary Wiring Connection 3-wire 3-wire, grounded neutral
	Transformer Tertiary Winding Volts, Delta Delta WYE, grounded neutral If Three Winding:

Please attach diagram and mark to reference this form)

	H Winding Data	Y Winding Data			
Full load ratings (i.e. ONAN/ONAF/ONAF)	/ / MVA	/_/ MVA	/ / MVA		
Rated voltage base	ated voltage basekV		<u>kV</u> <u>Delta or Wye_connected</u>		
Tap positions available	/ / kV	/ / kV	/ / kV		
Present Tap Setting (if applicable)	kV	kV	kV		
Neutral solidly grounded? (or) Neutral Grounding Resistor (if applicable)	Ohms	Ohms	Ohms		
BIL rating			kV		

Three Winding Impedance Data:

Please attach diagram and mark to reference this form)

	H-X Winding Data	H-Y Winding Data X-Y Winding Date		
Transformer base for impedances provided	MVA	MVA	MVA	
$\frac{\text{Positive sequence impedance}}{Z_1}$	<u> % X/R</u>	% X/R	% X/R	
Zero sequence impedance Z ₀	% X/R	% X/R	% X/R	

Halisioillei Fuse Dala	(ii applicable, for lifterco	Jillection Cu	Stomer-owned				
fuse):							
(Attach copy of fuse manut Curves)	facturer's Minimum Melt an	nd Total Clearin	ng Time-Curren				
Manufacturer:	Туре:	Size:	Size: Speed: _				
Interconnecting Circuit Breaker (if applicable):							
Manufacturer:		Туре:					
Load Rating (Amps):	Interrupting Rating (Amp	s): Trip \$	Speed (Cycles)				

Interconnection Protective Relays (if applicable):

If Microprocessor-Controlled:

List of Functions and Adjustable Setpoints for the protective equipment or software:

Setpoint F		Minimum	Maximum
l			
)			
·			
i			
i			
f Discrete Compone	nts:		
Enclose Copy of any P	roposed Time-Over	current Coordination Cu	rves)
Manufacturer Setting	Type:	Style/Catalog No	o. Proposed
	_		
Current Transformer	[.] Data (if applicat	ole):	
	iufacturer's Excita	tion and Ratio Correct	ion Curves)
Enclose Copy of Mar			
Enclose Copy of Mar //anufacturer:			

		Type: Accuracy Class: Proposed Ratio Connection	n:
		Potential Transformer Data (if applicable):	
		Manufacturer:	
		Type: Accuracy Class: Proposed Ratio Connection	n:
		Manufacturer:	
Ту	pe:	Accuracy Class: Proposed Ratio Connection:	
1.	<u>Or</u>	General Information ne-line diagram	
		Enclose site electrical one-line diagram showing the configuration of all Generati Facility equipment, current and potential circuits, and protection and cont schemes.	rol
		The one-line diagram should include the project owner's name, project name project address, model numbers and nameplate sizes of equipment, including number and nameplate electrical size information for solar panels, inverters, witurbines, disconnect switches, latitude and longitude of the project location, and angle and orientation of the photovoltaic array for solar projects.	ng nd
		The diagram should also depict the metering arrangement required wheth installed on the customer side of an existing meter ("net metering/billing") or direct connected to the grid through a new or separate delivery point requiring a separate meter.	tly
		List of adjustable set points for the protective equipment or software should included on the electrical one-line drawing.	be
		This one-line diagram must be signed and stamped by a licensed Profession Engineer if the Generating Facility is larger than 50 kW.	nal
		Is One-Line Diagram Enclosed? Yes No	
2.	<u>Sit</u>	te Plan	
		Enclose copy of any site documentation that indicates the precise physical location of the proposed Generating Facility (e.g., Latitude and Longitude Coordinate and USGS topographic map, or other diagram or documentation) and t	se

proposed Point of Interconnection.

		Proposed location of protective interface equipment on property (include address if different from the Interconnection Customer's address)
		Is Site Plan Enclosed? Yes No
		Is Site Control Verification Form Enclosed? Yes No
3.	Eg	uipment Specifications
		Include equipment specification information (product literature) for the solar panels and inverter(s) that provides technical information and certification information for the equipment to be installed with the application. Are Equipment Specifications Enclosed? Yes No
4.	Pr	otection and Control Schemes
		Enclose copy of any site documentation that describes and details the operation of the protection and control schemes.
		Is Available Documentation Enclosed? Yes No
		Enclose copies of schematic drawings for all protection and control circuits, relay current circuits, relay potential circuits, and alarm/monitoring circuits (if applicable).
		Are Schematic Drawings Enclosed? Yes No
		Applicant Signature I hereby certify that, to the best of my knowledge, all the information provided in this Interconnection Request Application Form is true and correct.
		For Interconnection Customer:
		Signature Date: (Authorized Agent of the Legal Entity)
		Print Name

SAMPLE SITE CONTROL VERIFICATIONFORM

In the Matter of the Application of [Developer Name] for an VERIFICATION)	SITE CONTROL					
Interconnection Agreement)						
with [Utility Name])						
I, [Authorized Signatory Name], [Title] of [Developer Name], under penalty of perjury, hereby certify that, [Developer Name] or its affiliate has executed a written contract with the landowner(s) noted below, concerning the property described below. I further certify that our written contract with the landowner(s) specifies the agreed rental rate or purchase price for the property, as applicable, and allows [Developer Name] or its affiliates to construct and operate a renewable energy power generation facility on the property described below.							
This verification is provided to [Util Interconnection Agreement.	ity Name] in support o	of our application for an					
Landowner		Name(s):					
Land Owner Contact	information (Pho 	one or e-mail):					
Parcel or PIN Number:							
County:							
Site Address:							
Number of Acres under (Contract (state ra	nge, if applicable):					
Date Contract was executed							

SC Site Control 1

Term of Contract	
[signature]	
[Authorized Signatory Name]	
[Authorized Signatory Name], being first duly foregoing verification, and knows the contents knowledge.	
Sworn and subscribed to before me this	day of, 201
	[signature]
	[Authorized Signatory Name]
	[Title], [Developer Name]
	[Signature of Notary Public]
	Notary Public
	Name of Notary Public [typewritten or printed]
	My Commission expires

Certification Codes and Standards

- ANSI C84.1-1995 Electric Power Systems and Equipment Voltage Ratings (60 Hertz)
- IEEE 1547, Standard for Interconnecting Distributed Resources with Electric Power Systems (including use of IEEE 1547.1 testing protocols to establish conformity)
- IEEE Std 100-2000, IEEE Standard Dictionary of Electrical and Electronic Terms
- IEEE Std 519-1992, IEEE Recommended Practices and Requirements for Harmonic Control in Electrical Power Systems
- IEEE Std C37.108-1989 (R2002), IEEE Guide for the Protection of Network Transformers
- IEEE Std C37.90.1-1989 (R1994), IEEE Standard Surge Withstand Capability (SWC) Tests for Protective Relays and Relay Systems
- IEEE Std C37.90.2 (1995), IEEE Standard Withstand Capability of Relay Systems to Radiated Electromagnetic Interference from Transceivers
- IEEE Std C57.12.44-2000, IEEE Standard Requirements for Secondary Network Protectors
- IEEE Std C62.41.2-2002, IEEE Recommended Practice on Characterization of Surges in Low Voltage (1000V and Less) AC Power Circuits
- IEEE Std C62.45-1992 (R2002), IEEE Recommended Practice on Surge Testing for Equipment Connected to Low-Voltage (1000V and Less) AC Power Circuits
- NEMA MG 1-1998, Motors and Small Resources, Revision 3
- NEMA MG 1-2003 (Rev 2004), Motors and Generators, Revision 1
- NFPA 70 (2002), National Electrical Code
- UL 1741, Inverters, Converters, Controllers and Interconnection System Equipment for Use With Distributed Energy Resources

Certification of Generator Equipment Packages

- 1.0 Generating Facility equipment proposed for use separately or packaged with other equipment in an interconnection system shall be considered certified for interconnected operation if (1) it has been tested in accordance with industry standards for continuous utility interactive operation in compliance with the appropriate codes and standards referenced below by any Nationally Recognized Testing Laboratory (NRTL) recognized by the United States Occupational Safety and Health Administration to test and certify interconnection equipment pursuant to the relevant codes and standards listed in Attachment 5 of the South Carolina Generator Interconnection Procedures, (2) it has been labeled and is publicly listed by such NRTL at the time of the Interconnection Request, and (3) such NRTL makes readily available for verification all test standards and procedures it utilized in performing such equipment certification, and, with consumer approval, the test data itself. The NRTL may make such information available on its website and by encouraging such information to be included in the manufacturer's literature accompanying the equipment.
- 2.0 The Interconnection Customer must verify that the intended use of the equipment falls within the use or uses for which the equipment was tested, labeled, and listed by the NRTL.
- 3.0 Certified equipment shall not require further type-test review, testing, or additional equipment to meet the requirements of this interconnection procedure; however, nothing herein shall preclude the need for an on-site commissioning test by the Parties to the interconnection nor follow-up production testing by the NRTL.
- 4.0 If the certified equipment package includes only interface components (switchgear, inverters, or other interface devices), then an Interconnection Customer must show that the generator or other electric source being utilized with the equipment package is compatible with the equipment package and is consistent with the testing and listing specified for this type of interconnection equipment.
- 5.0 Provided the generator or electric source, when combined with the equipment package, is within the range of capabilities for which it was tested by the NRTL, and does not violate the interface components' labeling and listing performed by the NRTL, no further design review, testing or additional equipment on the Interconnection Customer's side of the point of common coupling shall be required to meet the requirements of the South Carolina Generator Interconnection Procedures.
- 6.0 An equipment package does not include equipment provided by the Utility.

Interconnection Request Application Form for Interconnecting a Certified Inverter-Based Generating Facility No Larger than 20 kW

This Interconnection Request Application Form is considered complete when it provides all applicable and correct information required below. Additional information to evaluate the Interconnection Request may be required.

Processing Fee

Interconnection Customer -

A non-refundable processing fee of \$100 must accompany this Interconnection Request Application Form.

If the Interconnection Request is submitted solely due to a transfer of ownership of the Generating Facility, the fee is \$50.

Name:		
Contact Person:		
E-Mail Address:		
Address:		
City:		
County:	· · · · · · · · · · · · · · · · · · ·	
Telephone (Day):		
Fax:	-	
Alternative Contact Information/Owl Customer)		
Name:		
E-Mail Address:		
Address:		
City:		
Telephone (Day):	(Evening):	
Fax:	-	
Owner(s) of the Generating Facility:		
Office of Regulatory Staff Certificate	Number (if applicable):	

е

Generating Facility Information

City:	State:		Zip:
County:			
Utility:			
Account Number:			
Inverter Manufacturer: _		Model	
Nameplate Rating:			
System Design Capacity	: (kW)	(kV	A)
Single Phase	Three Phase		
Prime Mover: Photovolta	ic Reciprocating I	Engine Fuel Ce	ell
			Turbir Other
Energy Source: Solar	Wind Hyd	ro Diesel	Natural Gas
			Natural Gas
Fuel Oil	Other (describe)		
Fuel Oil Is the equipment UL 174	Other (describe)) _ No	

The 20 kW Inverter Process is available only for inverter-based Generating Facilities no larger than 20 kW that meet the codes, standards, and certification requirements of Attachments 5 and 6 of the South Carolina Generator Interconnection Procedures, or the Utility has reviewed the design or tested the proposed Generating Facility and is satisfied that it is safe to operate.

List components	of	the	Generating	Facility	equipment	package	that	are	currently
certified:									

certified:	is of the Generating Facility eq	dipinoni package that are currently
Number	Equipment Type	Certifying Entity
1		
Interconnection Conditions for Larger than 20 Facility has bee	Request Application Form is tru Interconnecting a Certified Inv kW and return the Certificate	dge, the information provided in this ue. I agree to abide by the Terms and erter-Based Generating Facility No of Completion when the Generating
Title:		Date:
Contingent App	proval to Interconnect the Gene	rating Facility (For Utility use only)
		pproved contingent upon the Terms Inverter-Based Generating Facility

<u>C</u>

In No Larger than 20 kW and return of the Certificate of Completion.

Utility Signature:			· · · · · · · · · · · · · · · · · · ·	
Title:		Date:		
Interconnection Request ID number:				
Utility waives inspection/witness test? Yes No				

Certificate of Completion for Interconnecting a Certified Inverter-Based Generating Facility No Larger than 20 kW

Name:		
Contact Person:		
E-Mail Address:		
Address:		
City:		
County:		
Telephone (Day):		
Fax:		
Location of the Generating	Facility (if different from	above)
Address		
City:	State:	Zip:
County:		
<u>Electrician</u>		
Name:		
Company:		
E-Mail Address:		
Address:		
	State:	
Telephone (Day):	(Evening):	
Fax:		
License Number:		

<u>Ins</u>	pec	<u>tıon</u>

	stalled and inspected in compliance with the
Signed (Local electrical wiring inspect	tor, or attach signed electrical inspection):
Signature:	
Print Name:	Date:
· •	are required to send/email/fax a copy of this electrical permit to (insert Utility information
Utility Name:	
Attention:	-
E-Mail Address:	
Address:	
City:	State: Zip:
Fax:	
Approval to Energize the Generating	Facility (For Utility use only)
	approved contingent upon the Terms and tified Inverter-Based Generating Facility No
Utility Signature:	
Title:	Date:

Terms and Conditions for Interconnecting a Certified Inverter-Based Generating Facility No Larger than 20 kW

1.0 Construction of the Facility

The Interconnection Customer (Customer) may proceed to construct (including operational testing not to exceed two hours) the Generating Facility when the Utility approves the Interconnection Request and returns it to the Customer.

The Customer shall install a manual load-break disconnect switch or safety switch as a clear visible indication of switch position between the Utility System and the Interconnection Customer. The switch shall be installed immediately adjacent to the utility's meter, unless otherwise agreed to and approved by the Utility.

2.0 Interconnection and Operation

The Customer may interconnect the Generating Facility with the Utility's System and operate in parallel with the Utility's System once all of the following have occurred:

- 2.1 Upon completing construction, the Customer will cause the Generating Facility to be inspected or otherwise certified by the appropriate local electrical wiring inspector with jurisdiction, and
- 2.2 The Customer returns the Certificate of Completion to the Utility, and
- 2.3 The Utility has either:
 - 2.3.1 Completed its inspection of the Generating Facility to ensure that all equipment has been appropriately installed and that all electrical connections have been made in accordance with applicable codes. All inspections must be conducted by the Utility, at its own expense, within ten Business Days after receipt of the Certificate of Completion and shall take place at a time agreeable to the Parties. The Utility shall provide a written statement that the Generating Facility has passed inspection or shall notify the Customer of what steps it must take to pass inspection as soon as practicable after the inspection takes place; or
 - 2.3.2 If the Utility does not schedule an inspection of the Generating Facility within ten Business Days after receiving the Certificate of Completion, the witness test is deemed waived (unless the Parties agree otherwise); or
 - 2.3.3 The Utility waives the right to inspect the Generating Facility.

- 2.4 The Utility has the right to disconnect the Generating Facility in the event of improper installation or failure to return the Certificate of Completion.
- 2.5 Revenue quality metering equipment must be installed and tested in accordance with applicable American National Standards Institute (ANSI) standards and all applicable regulatory requirements.

3.0 <u>Safe Operations and Maintenance</u>

The Customer shall be fully responsible to operate, maintain, and repair the Generating Facility as required to ensure that it complies at all times with the interconnection standards to which it has been certified.

4.0 Access

The Utility shall have access to the disconnect switch (if a disconnect switch is required) and metering equipment of the Generating Facility at all times. The Utility shall provide reasonable notice to the Customer, when possible, prior to using its right of access.

5.0 Disconnection

The Utility may temporarily disconnect the Generating Facility upon the following conditions:

- 5.1 For scheduled outages upon reasonable notice.
- 5.2 For unscheduled outages or emergency conditions.
- 5.3 For maintenance work where generator creates a possible hazard for utility workers.
- 5.3 If the Generating Facility does not operate in a manner consistent with these Terms and Conditions.
- 5.4 The Utility shall inform the Customer in advance of any scheduled disconnection, or as soon as is reasonable after an unscheduled disconnection.

6.0 <u>Indemnification</u>

The Parties shall at all times indemnify, defend, and save the other Party harmless from, any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the other Party's action or inactions of

its obligations hereunder on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

7.0 <u>Insurance</u>

All insurance policies must be maintained with insurers authorized to do business in South Carolina. The Interconnection Customer shall provide certificates evidencing the required coverage as required by the Utility. The Parties agree to the following insurance requirements:

- 7.1 If the Customer is a residential customer of the Utility, the required coverage shall be a standard homeowner's insurance policy with liability coverage in the amount of at least \$100,000 per occurrence.
- 7.2 For an Interconnection Customer that is a non-residential customer of the Utility proposing to interconnect a Generating Facility no larger than 20 kW, the required coverage shall be comprehensive general liability insurance with coverage in the amount of at least \$300,000 per occurrence.
- 7.3 The Customer may provide this insurance via a self-insurance program if it has a self-insurance program established in accordance with commercially acceptable risk management practices.

8.0 Limitation of Liability

Each Party's liability to the other Party for any loss, cost, claim, injury, or expense, including reasonable attorney's fees, relating to or arising from any act or omission hereunder, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, special, incidental, consequential, or punitive damages of any kind.

9.0 Termination

The agreement to interconnect and operate in parallel may be terminated under the following conditions:

9.1 By the Customer

By providing written notice to the Utility and physically and permanently disconnecting the Generating Facility.

9.2 By the Utility

If the Generating Facility fails to operate for any consecutive 12-month period or the Customer fails to remedy a violation of these Terms and Conditions.

9.3 Permanent Disconnection

In the event this Agreement is terminated, the Utility shall have the right to disconnect its facilities or direct the Customer to disconnect its Generating Facility.

9.4 Survival Rights

This Agreement shall continue in effect after termination to the extent necessary to allow or require either Party to fulfill rights or obligations that arose under the Agreement.

10.0 Assignment/Transfer of Ownership of the Facility

- 10.1 This Agreement shall not survive the transfer of ownership of the Generating Facility to a new owner.
- 10.2 The new owner must complete and submit a new Interconnection Request agreeing to abide by these Terms and Conditions for interconnection and parallel operations within 20 Business Days of the transfer of ownership. The Utility shall acknowledge receipt and return a signed copy of the Interconnection Request Application Form within ten Business Days.
- 10.3 The Utility shall not study or inspect the Generating Facility unless the new owner's Interconnection Request Application Form indicates that a Material Modification has occurred or is proposed.

System Impact Study Agreement

[Applicable to Section 4.3 Serial Study Process]

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		RECI	TALS				
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WHEREAS, the Interconnection Customer has requested the Utility to perform a system impact study to assess the impact of interconnecting the Generating Facility with the Utility's System, and of any Affected Systems;

NOW, THEREFORE, in consideration of and subject to the mutual covenants contained herein the Parties agree as follows:

- 1.0 When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated or the meanings specified in the South Carolina Generator Interconnection Procedures.
- 2.0 The Interconnection Customer elects and the Utility shall cause to be performed a System Impact Study consistent with the South Carolina Generator Interconnection Procedures.
- 3.0 The scope of the System Impact Study shall be subject to the assumptions set forth in Appendix A to this Agreement.
- 4.0 A System Impact Study will be based upon the technical information provided by Interconnection Customer in the Interconnection Request. The

Utility reserves the right to request additional technical information from the Interconnection Customer as may reasonably become necessary consistent with Good Utility Practice during the course of the System Impact Study.

- 5.0 In performing the study, the Utility shall rely, to the extent reasonably practicable, on existing studies of recent vintage. The Interconnection Customer shall not be charged for such existing studies; however, the Interconnection Customer shall be responsible for charges associated with any new study or modifications to existing studies that are reasonably necessary to perform the feasibility study.
- 6.0 The System Impact Study report shall provide the following analyses for the purpose of identifying any potential adverse system impacts that would result from the interconnection of the Generating Facility as proposed:
 - 6.1. Initial identification of any circuit breaker short circuit capability limits exceeded as a result of the interconnection;
 - 6.2. Initial identification of any thermal overload or voltage limit violations resulting from the interconnection;
 - 6.3. Initial review of grounding requirements and electric system protection.
- 7.0 The System Impact Study shall model the impact of the Generating Facility regardless of purpose in order to avoid the further expense and interruption of operation for reexamination of feasibility and impacts if the Interconnection Customer later changes the purpose for which the Generating Facility is being installed.
- 8.0 The study shall include the feasibility of any interconnection at a proposed project site where there could be multiple potential Points of Interconnection, as requested by the Interconnection Customer and at the Interconnection Customer's cost.
- 9.0 A System Impact Study shall consist of a short circuit analysis, a stability analysis, a power flow analysis, voltage drop and flicker studies, protection and set point coordination studies, and grounding reviews, as necessary.
- 10.0 The System Impact Study will also include an analysis of distribution and transmission impacts as may be necessary to understand the impact of the proposed Generation Facility on electric system operation.

- 11.0 A System Impact Study shall state the assumptions upon which it is based, state the results of the analyses, and provide the requirement or potential impediments to providing the requested interconnection service.
- 12.0 The System Impact Study will provide the Upgrade Charge, which is a preliminary indication of the cost and length of time that would be necessary to correct any System problems identified in those analyses and implement the interconnection
- 13.0 The System Impact Study will provide the Interconnection Facilities charge, which is a preliminary indication of the cost and length of time that would be necessary to provide the Interconnection Facilities.
- 14.0 A distribution System Impact Study shall incorporate a distribution load flow study, an analysis of equipment interrupting ratings, protection coordination study, voltage drop and flicker studies, protection and set point coordination studies, grounding reviews, and the impact on electric system operation, as necessary.
- 15.0 Affected Systems may participate in the preparation of a System Impact Study, with a division of costs among such entities as they may agree. All Affected Systems shall be afforded an opportunity to review and comment upon a System Impact Study that covers potential adverse system impacts on their electric systems, and the Utility has 20 additional Business Days to complete a system impact study requiring review by Affected Systems.
- 16.0 If the Utility uses a queuing procedure for sorting or prioritizing projects and their associated cost responsibilities for any required Network Upgrades, the System Impact Study shall consider all generating facilities and any identified Upgrades associated with such higher queued interconnection that, on the date the system impact study is commenced
 - 16.1. Are directly interconnected with the Utility's electric system; or
 - 16.2. Are interconnected with Affected Systems and may have an impact on the proposed interconnection; and
 - 16.3. Have a pending Interconnection Request to interconnect with the Utility's electric system with a lower Queue Number.
- 17.0 The System Impact Study shall be completed within a total of 65 Business Days if Transmission System impacts are studied, and 50 Business Days if Distribution System impacts are studied, but in any case, shall not take longer than a total of 65 Business Days unless the study involves Affected Systems. The period of time for the Utility to complete the System Impact

Study shall be tolled during any period that the Utility has requested information in writing from the Interconnection Customer necessary to complete the Study and such request is outstanding.

- 18.0 Any study fees shall be based on the Utility's actual costs and will be deducted from the Interconnection Facilities study deposit made by the Interconnection Customer at the time of the Interconnection Request.
- 19.0 The Interconnection Customer must pay any study costs that exceed the Interconnection Request Deposit without interest within 20 Business Days of receipt of invoice. If the Interconnection Facilities study deposit exceeds the invoiced fees and the Interconnection Customer withdraws the Interconnection Request, the Utility shall refund such excess in accordance with Section 6.3.3 of the Standard.

20.0 Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of South Carolina, without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

21.0 Amendment

The Parties may amend this Agreement by a written instrument duly executed by both Parties.

22.0 No Third-Party Beneficiaries

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

23.0 Waiver

- 23.1. The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 23.2. Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with

respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Utility. Any waiver of this Agreement shall, if requested, be provided in writing.

24.0 Multiple Counterparts

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

25.0 No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

26.0 Severability

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

27.0 Subcontractors

Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

27.1. The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Utility be liable for the actions or inactions of the Interconnection Customer or its

DEC/DEP Application - Attachment 1 Docket No. 2019-326-E

subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.

27.2. The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.

28.0 Reservation of Rights

The Utility shall have the right to make a unilateral filing with the Commission to modify this Agreement with respect to any rates, terms and conditions, charges, or classifications of service, and the Interconnection Customer shall have the right to make a unilateral filing with the Commission to modify this Agreement; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before the Commission in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties except to the extent that the Parties otherwise agree as provided herein.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

[Insert name of Utility]	[Insert name of Interconnection Customer]
Signed	Signed
Name (Printed):	Name (Printed):
Title	Title

Assumptions Used in Conducting the System Impact Study

The System Impact Study shall be based upon the Interconnection Request, subject to any modifications in accordance with the Interconnection Procedures, and the following assumptions:

1) Designation of Point of Interconnection and configuration to be studied.

2) Designation of alternative Points of Interconnection and configuration.

1) and 2) are to be completed by the Interconnection Customer. Other assumptions (listed below) are to be provided by the Interconnection Customer and the Utility.

Facilities Study Agreement

THIS AGREEMENT	("Agreeme and betwe	ent") is m	ade an	nd entere	ed into	o this _	day	/ O
20by a State of		orga	anized a	and exis	ting u	nder the	e laws of	the
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NOW, THEREFORE, in consideration of and subject to the mutual covenants contained herein the Parties agree as follows:

Utility Practice to physically and electrically connect the Generating Facility with

1. When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated or the meanings specified in the South Carolina Generator Interconnection Procedures.

the Utility's System;

- 2. The Interconnection Customer elects and the Utility shall cause to be performed a facilities study consistent with the South Carolina Generator Interconnection Procedures.
- 3. The scope of the Facilities Study shall be subject to data provided in Appendix A to this Agreement.
- 4. The Facilities Study shall specify and estimate the cost of the equipment, engineering, procurement and construction work (including overheads) needed to implement the conclusions of the System Impact Studies. The Facilities Study shall also identify (1) the electrical switching configuration of the equipment, including, without limitation, transformer, switchgear, meters, and other station equipment, (2) the nature and estimated cost of the Utility's Interconnection Facilities and Upgrades necessary to accomplish the interconnection, and (3) an estimate of the construction time required to complete the installation of such facilities.
- 5. The Utility may propose to group facilities required for more than one Interconnection Customer in order to minimize facilities costs through economies of scale, but any Interconnection Customer may require the installation of facilities required for its own Generating Facility if it is willing to pay the costs of those facilities
- 6. A deposit of the good faith estimated Facilities Study costs is required from the Interconnection Customer. If the unexpended portion of the Interconnection Facilities study deposit made for the Interconnection Request exceeds the estimated cost of the Facilities Study, no payment will be required of the Interconnection Customer.
- 7. In cases where Upgrades are required, the Facilities Study must be completed within 45 Business Days of the Utility's receipt of this Agreement. In cases where no Upgrades are necessary, and the required facilities are limited to Interconnection Facilities, the Facilities Study must be completed within 30 Business Days, unless another period of time is specified in a Utility's Appendix approved by the Commission to administer a Cluster Study. The period of time for the Utility to complete the Facilities Study shall be tolled during any period that the Utility has requested information in writing from the Interconnection Customer necessary to complete the Study and such request is outstanding.
- 8. Once the Facilities Study is completed, a facilities study report shall be prepared and transmitted to the Interconnection Customer.
- Any study fees shall be based on the Utility's actual costs and will be deducted from the Interconnection Request study deposit made by the Interconnection Customer at the time of the Interconnection Request. After

the study is completed the Utility shall deliver a summary of professional time.

The Interconnection Customer must pay any study costs that exceed the deposit without interest within 20 Business Days of receipt of invoice. If the deposit exceeds the invoiced fees, and the Interconnection Customer withdraws the Interconnection Request, the Utility shall refund such excess in accordance with Section 6.3.3. of the Standard.

10. Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of South Carolina, without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

11. Amendment

The Parties may amend this Agreement by a written instrument duly executed by both Parties.

12. <u>No Third-Party Beneficiaries</u>

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

13. Waiver

- 13.1. The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 13.2. Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Utility. Any waiver of this Agreement shall, if requested, be provided in writing.

14. <u>Multiple Counterparts</u>

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

15. No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

16. <u>Severability</u>

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

17. Subcontractors

Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Utility be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.

The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.

DEC/DEP Application - Attachment 1 Docket No. 2019-326-E

18. Reservation of Rights

The Utility shall have the right to make a unilateral filing with the Commission to modify this Agreement with respect to any rates, terms and conditions, charges, or classifications of service, and the Interconnection Customer shall have the right to make a unilateral filing with the Commission to modify this Agreement; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before the Commission in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties except to the extent that the Parties otherwise agree as provided herein.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

[Insert name of Utility]	[Insert name of Interconnection Customer]			
Signed	Signed			
Name (Printed):	Name (Printed):			
Title	Title			

Data to Be Provided by the Interconnection Customer with the Facilities Study Agreement

Provide location plan and simplified one-line diagram of the plant and station facilities. For staged projects, please indicate future generation, circuits, etc.

On the one-line diagram, indicate the generation capacity attached at each metering location. (Maximum load on CT/PT)

On the one-line diagram, indicate the location of auxiliary power. (Minimum load on CT/PT) Amps

One set of metering is required for each generation connection to the new ring bus or existing Utility station. Number of generation connections:
Will an alternate source of auxiliary power be available during CT/P7 maintenance? Yes No
Will a transfer bus on the generation side of the metering require that each mete set be designed for the total plant generation? Yes No No (Please indicate on the one-line diagram).
What type of control system or PLC will be located at the Generating Facility?
What protocol does the control system or PLC use?
Please provide a 7.5-minute quadrangle map of the site. Indicate the plant, station distribution line, and property lines.
Physical dimensions of the proposed interconnection station:

Bus length from generation to interconnection station:
Line length from interconnection station to Utility's System.
Tower number observed in the field (Painted on tower leg)*:
Number of third party easements required for lines*:
* To be completed in coordination with Utility. Is the Generating Facility located in Utility's service area? Yes No If No, please provide name of local provider:
Please provide the following proposed schedule dates: Begin Construction Date: Generator Step-up Transformers Receive Back Feed Power Date: Generation Testing Date:
Commercial Operation Date:

SOUTH CAROLINA GENERATOR INTERCONNECTION AGREEMENT

TABLE OF CONTENTS

	ŀ	age No
Article 1.	Scope and Limitations of Agreement	2
1.1 1.2	ApplicabilityPurpose	
1.3	No Agreement to Purchase or Deliver Power or RECs	2
1.4 1.5	Limitations Responsibilities of the Parties	
1.6 1.7	Disconnect Switch Required Parallel Operation Obligations	3
1.8	Meeting	
1.9 1.10	Reactive PowerCapitalized Terms	
Article 2.	Inspection, Testing, Authorization, and Right of Access	5
2.1	Equipment Testing and Inspection	
2.2 2.3	Authorization Required Prior to Parallel OperationRight of Access	
Article 3.	Effective Date, Term, Termination, and Disconnection	7
3.1 3.2	Effective DateTerm of Agreement	
3.3	Termination	7
3.4	Temporary Disconnection	
Article 4.	Cost Responsibility for Interconnection Facilities and Distrib Upgrades	
4.1 4.2	Interconnection FacilitiesDistribution Upgrades	
Article 5.	Cost Responsibility for Network Upgrades	
5.1	Applicability	
5.2	Network Upgrades	
Article 6. 6.1	Billing, Payment, Milestones, and Financial Security	
6.2	Billing and Payment Procedures and Final Accounting Milestones	12
6.3	Financial Security Arrangements	
Article 7.	Assignment, Liability, Indemnity, Force Majeure, Conseque Damages, and Default	
7.1 7.2	AssignmentLimitation of Liability	13
7.3	Indemnity	14
7.4 7.5	Consequential DamagesForce Majeure	
7.6	Default	
Article 8	Insurance	17

Article	9.	Confidentiality	18
Article	10.	Disputes	19
Article	11.	Taxes	19
Article	12.	Miscellaneous	19
	12.11 12.12	Governing Law, Regulatory Authority, and Rules Amendment No Third-Party Beneficiaries Waiver Entire Agreement Multiple Counterparts No Partnership Severability Security Arrangements Environmental Releases Subcontractors Reservation of Rights	20 20 20 20 21 21 21 21 21 22
Article	13.1 13.2 13.3 13.4 13.5	Notices General Billing and Payment Alternative Forms of Notice Designated Operating Representative Changes to the Notice Information	22 23 24 25
Appen	dix 1 –	- Glossary of Terms	
Appen	dix 2 –	 Description and Costs of the Generating Facility, Interconnection Facilities, and Metering Equipment 	1
Appen	dix 3 –	One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades	
Appen	dix 4 –	- Milestones	
Appen	dix 5 –	- Additional Operating Requirements for the Utility's System and Affected Systems Needed to Support the Interconnection Customer's Needs	
Appen	dix 6 –	 Utility's Description of its Upgrades and Best Estimate of Upgrade Costs)

This Interconnection Agreement ("Agreement		
day of, 20, by ("Utility"), and		
("Interconnection Customer") each hereinaf as "Party" or both referred to collectively as		eferred to individually
Utility Information		
Utility:		
Attention:		
Address:		
City:	State:	Zip:
Phone: Fax	K:	
Email:		
Interconnection Customer Information		
Interconnection Customer:		
Attention:		
Address:		
City:	State:	Zip:
Phone: Fax	K:	
Email:		
Interconnection Request ID No:		
In consideration of the mutual covenants s follows:	set forth herein,	the Parties agree as

Article 1. Scope and Limitations of Agreement

1.1 Applicability

This Agreement shall be used for all Interconnection Requests submitted under the South Carolina Generator Interconnection Procedures except for those submitted under the 20 kW Inverter Process in Section 2 of the Standard.

1.2 Purpose

This Agreement governs the terms and conditions under which the Interconnection Customer's Generating Facility will interconnect with, and operate in parallel with, the Utility's System.

1.3 No Agreement to Purchase or Deliver Power or RECs

This Agreement does not constitute an agreement to purchase or deliver the Interconnection Customer's power or Renewable Energy Certificates (RECs). The purchase or delivery of power, RECs that might result from the operation of the Generating Facility, and other services that the Interconnection Customer may require will be covered under separate agreements, if any. The Interconnection Customer will be responsible for separately making all necessary arrangements (including scheduling) for delivery of electricity with the applicable Utility.

1.4 <u>Limitations</u>

Nothing in this Agreement is intended to affect any other agreement between the Utility and the Interconnection Customer.

1.5 Responsibilities of the Parties

- 1.5.1 The Parties shall perform all obligations of this Agreement in accordance with all Applicable Laws and Regulations, Operating Requirements, and Good Utility Practice.
- 1.5.2 The Interconnection Customer shall construct, interconnect, operate and maintain its Generating Facility and construct, operate, and maintain its Interconnection Facilities in accordance with the applicable manufacturer's recommended maintenance schedule, and in accordance with this Agreement, and with Good Utility Practice.

- 1.5.3 The Utility shall construct, operate, and maintain its System and Interconnection Facilities in accordance with this Agreement, and with Good Utility Practice.
- 1.5.4 The Interconnection Customer agrees to construct its facilities or systems in accordance with applicable specifications that meet or exceed those provided by the National Electrical Safety Code, National Electrical Code, the American National Standards Institute, IEEE, Underwriters' Laboratories, and Operating Requirements in effect at the time of construction and other applicable national and state codes and standards. The Interconnection Customer agrees to design, install, maintain, and operate its Generating Facility so as to reasonably minimize the likelihood of a disturbance adversely affecting or impairing the System or equipment of the Utility and any Affected Systems.
- 1.5.5 Each Party shall operate, maintain, repair, and inspect, and shall be fully responsible for the facilities that it now or subsequently may own unless otherwise specified in the Appendices to this Agreement. Each Party shall be responsible for the safe installation, maintenance, repair and condition of their respective lines and appurtenances on their respective sides of the point of change of ownership. The Utility and the Interconnection Customer, as appropriate, shall provide Interconnection Facilities that adequately protect the Utility's System, personnel, and other persons from damage and injury. The allocation of responsibility for the design, installation, operation, maintenance and ownership of Interconnection Facilities shall be delineated in the Appendices to this Agreement.
- 1.5.6 The Utility shall coordinate with all Affected Systems to support the interconnection.
- 1.5.7 The Interconnection Customer is responsible for reviewing the NERC registration requirements, registering when applicable and complying with the applicable Electric Reliability Organization (ERO) reliability standards.

1.6 <u>Disconnect Switch Required</u>

The interconnection Customer shall install a manual load-break disconnect switch or safety switch as a clear visible indication of switch position between the Utility System and the Interconnection Customer. The switch must have padlock provisions for locking in the open position. The switch must be visible to, and accessible to Utility personnel. The switch must be in visible sight of where the Utilities' interconnection facilities meet the Interconnection Customer's facilities. The switch must be labeled "Generator Disconnect Switch." The switch may isolate the Interconnection Customer and its

associated load from the Utility's System or disconnect only the Generator from the Utility's System and shall be accessible to the Utility at all times. The Utility, in its sole discretion, determines if the switch is suitable.

1.7 Parallel Operation Obligations

Once the Generating Facility has been authorized to commence parallel operation, the Interconnection Customer shall abide by all rules and procedures pertaining to the parallel operation of the Generating Facility in the applicable control area, including, but not limited to: 1) any rules and procedures concerning the operation of generation set forth in Commission-approved tariffs or by the applicable system operator(s) for the Utility's System and; 2) the Operating Requirements set forth in Appendix 5 of this Agreement.

1.8 Metering

The Interconnection Customer shall be responsible for the Utility's reasonable and necessary cost for the purchase, installation, operation, maintenance, testing, repair, and replacement of metering and data acquisition equipment specified in Appendices 2 and 3 of this Agreement. The Interconnection Customer's metering (and data acquisition, as required) equipment shall conform to applicable industry rules and Operating Requirements.

1.9 Reactive Power

- 1.9.1 The Interconnection Customer shall design its Generating Facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection at a power factor within the range of 0.95 leading to 0.95 lagging, unless the Utility has established different requirements that apply to all similarly situated generators in the control area on a comparable basis. The requirements of this paragraph shall not apply to wind generators.
- 1.9.2 The Utility is required to pay the Interconnection Customer for reactive power that the Interconnection Customer provides or absorbs from the Generating Facility when the Utility requests the Interconnection Customer to operate its Generating Facility outside the range specified in Article 1.8.1 or the range established by the Utility that applies to all similarly situated generators in the control area. In addition, if the Utility pays its own or affiliated generators for reactive power service within the specified range, it must also pay the Interconnection Customer.

1.9.3 Payments shall be in accordance with the Utility's applicable rate schedule then in effect unless the provision of such service(s) is subject to a regional transmission organization or independent system operator FERC-approved rate schedule. To the extent that no rate schedule is in effect at the time the Interconnection Customer is required to provide or absorb reactive power under this Agreement, the Parties agree to expeditiously file such rate schedule and agree to support any request for waiver of any prior notice requirement in order to compensate the Interconnection Customer from the time service commenced.

1.10 Capitalized Terms

Capitalized terms used herein shall have the meanings specified in the Glossary of Terms in Attachment 1 of the South Carolina Generator Interconnection Procedures or the body of this Agreement.

Article 2. Inspection, Testing, Authorization, and Right of Access

2.1 Equipment Testing and Inspection

2.1.1 The Interconnection Customer shall test and inspect its Generating Facility and Interconnection Facilities prior to interconnection. The Interconnection Customer shall notify the Utility of such activities no fewer than ten (10) Business Days (or as may be agreed to by the Parties) prior to such testing and inspection. Testing and inspection shall occur on a Business Day, unless otherwise agreed to by the Parties. The Utility may, at the Interconnection Customer's expense, send qualified personnel to the Generating Facility site to inspect the interconnection and observe the testing. The Interconnection Customer shall provide the Utility a written test report when such testing and inspection is completed.

The Utility shall provide the Interconnection Customer written acknowledgment that it has received the Interconnection Customer's written test report. Such acknowledgment shall not be deemed to be or construed as any representation. assurance, guarantee, or warranty by the Utility of the safety, durability, suitability, or reliability of the Generating Facility or any associated control, protective, and safety devices owned or controlled by the Interconnection Customer or the quality of power produced by the Generating Facility. If determined necessary by the Utility for safe and reliable operation of the Interconnection Facilities and/or Generating Facility, the Utility may also initiate its own inspection and testing activities at the Interconnection Customer's expense prior to authorizing parallel operation of the Generating Facility.

2.2 <u>Authorization Required Prior to Parallel Operation</u>

- 2.2.1 The Utility shall use Reasonable Efforts to list applicable parallel operation requirements in Appendix 5 of this Agreement. Additionally, the Utility shall notify the Interconnection Customer of any changes to these requirements as soon as they are known. The Utility shall make Reasonable Efforts to cooperate with the Interconnection Customer in meeting requirements necessary for the Interconnection Customer to commence parallel operations by the in-service date.
- 2.2.2 The Interconnection Customer shall not operate its Generating Facility in parallel with the Utility's System without prior written authorization of the Utility. The Utility will provide such authorization once the Utility receives notification that the Interconnection Customer has complied with all applicable parallel operation requirements, including but not limited to additional Operating Requirements presented in Appendix 5 of this Agreement. Such authorization shall not be unreasonably withheld, conditioned, or delayed.

2.3 Right of Access

- 2.3.1 Upon reasonable notice, the Utility may send a qualified person to the premises of the Interconnection Customer at or immediately before the time the Generating Facility first produces energy to inspect the interconnection, and observe the commissioning of the Generating Facility (including any required testing), startup, and operation for a period of up to three (3) Business Days after initial start-up of the unit. In addition, the Interconnection Customer shall notify the Utility at least five (5) Business Days prior to conducting any on-site verification testing of the Generating Facility.
- 2.3.2 Following the initial inspection process described above, at reasonable hours, and upon reasonable notice, or at any time without notice in the event of an emergency or hazardous condition, the Utility shall have access to the Interconnection Customer's premises for any reasonable purpose in connection with the performance of the obligations imposed on it by this Agreement or if necessary to meet its legal obligation to provide service to its customers.
- 2.3.3 Each Party shall be responsible for its own costs associated with following this Article.

Article 3. **Effective Date, Term, Termination, and Disconnection**

3.1 <u>Effective Date</u>

This Agreement shall become effective upon execution by the Parties.

3.2 <u>Term of Agreement</u>

This Agreement shall become effective on the Effective Date and shall remain in effect for a period of ten (10) years from the Effective Date or such other longer period as the Interconnection Customer may request and shall be automatically renewed for each successive one-year period thereafter, unless terminated earlier in accordance with Article 3.3 of this Agreement.

3.3 <u>Termination</u>

No termination shall become effective until the Parties have complied with all Applicable Laws and Regulations applicable to such termination.

- 3.3.1 The Interconnection Customer may terminate this Agreement at any time by giving the Utility 20 Business Days written notice and physically and permanently disconnecting the Generating Facility from the Utility's System.
- 3.3.2 The Utility may terminate this Agreement for failure to comply with the requirements of Article 7.1.2 or Article 7.1.3.
- 3.3.3 Either Party may terminate this Agreement after Default pursuant to Article 7.6.
- 3.3.4 Upon termination of this Agreement, the Generating Facility will be disconnected from the Utility's System. All costs required to effectuate such disconnection shall be borne by the terminating Party, unless such termination resulted from the non-terminating Party's Default of this Agreement or such non-terminating Party otherwise is responsible for these costs under this Agreement.
- 3.3.5 The termination of this Agreement shall not relieve either Party of its liabilities and obligations, owed or continuing at the time of the termination, including any remaining term requirements for payment of Charges that are billed under a monthly payment option as prescribed in Article 6.
- 3.3.6 The provisions of this article shall survive termination or expiration of this Agreement.

3.4 Temporary Disconnection

Temporary disconnection shall continue only for so long as reasonably necessary under Good Utility Practice.

3.4.1 Isolating or Disconnecting the Generating Facility

The Utility may isolate the Interconnection Customer's premises and/or Generating Facility from the Utility's System when necessary in order to construct, install, repair, replace, remove, investigate or inspect any of the Utility's equipment or part of Utility's System; or if the Utility determines that isolation of the Interconnection Customer's premises and/or Generating Facility from the Utility's System is necessary because of emergencies, forced outages, force majeure or compliance with prudent electrical practices. Whenever feasible, the Utility shall give the Interconnection Customer reasonable notice of the isolation of the Interconnection Customer's premises and/or Generating Facility from the Utility's System.

Notwithstanding any other provision of this Agreement, if at any time the Utility determines that the continued operation of the Generating Facility may endanger either (1) the Utility's personnel or other persons or property or (2) the integrity or safety of the Utility's System, or otherwise cause unacceptable power quality problems for other electric consumers, the Utility shall have the right to isolate the Interconnection Customer's premises and/or Generating Facility from the Utility's System.

3.4.2 <u>Emergency Conditions</u>

Under Emergency Conditions, the Utility may immediately suspend interconnection service and temporarily disconnect the Generating Facility. The Utility shall notify the Interconnection Customer promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Interconnection Customer's operation of the Generating Facility. The Interconnection Customer shall notify the Utility promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Utility's System or any Affected Systems. To the extent information is known, the notification shall describe the Emergency Condition, the extent of the damage or deficiency, the expected effect on the operation of both Parties' facilities and operations, its anticipated duration, and the necessary corrective action.

3.4.3 Routine Maintenance, Construction, and Repair

The Utility may interrupt interconnection service or curtail the output of the Generating Facility and temporarily disconnect the Generating Facility from the Utility's System when necessary for routine maintenance, construction, and repairs on the Utility's System. The Utility shall make best efforts to provide the Interconnection Customer reasonable notice prior to such interruption. The Utility shall use Reasonable Efforts to coordinate such reduction or temporary disconnection with the Interconnection Customer.

3.4.4 Forced Outages

During any forced outage, the Utility may suspend interconnection service to effect immediate repairs on the Utility's System. The Utility shall use Reasonable Efforts to provide the Interconnection Customer with prior notice. If prior notice is not given, the Utility shall, upon request, provide the Interconnection Customer written documentation after the fact explaining the circumstances of the disconnection.

3.4.5 Adverse Operating Effects

The Utility shall notify the Interconnection Customer as soon as practicable if, based on Good Utility Practice, operation of the Generating Facility may cause disruption or deterioration of service to other customers served from the same electric system, or if operating the Generating Facility could cause damage to the Utility's System or Affected Systems. Supporting documentation used to reach the decision to disconnect shall be provided to the Interconnection Customer upon request. If, after notice, the Interconnection Customer fails to remedy the adverse operating effect within a reasonable time, the Utility may disconnect the Generating Facility. The Utility shall make best efforts to provide the Interconnection Customer reasonable notice of such disconnection, unless the provisions of Article 3.4.1 apply.

3.4.6 Failure to Maintain Compliance with Operating Requirements

The Utility may disconnect from the Utility's System any Generating Facility determined to be malfunctioning, or not in compliance with this Standard or Operating Requirements. The Interconnection Customer must provide proof of compliance with this Agreement or

Operating Requirements before the Generating Facility will be reconnected.

3.4.7 Modification of the Generating Facility

The Interconnection Customer must receive written authorization from the Utility before making any Material Modification or any other change to the Generating Facility that may have a material impact on the safety or reliability of the Utility's System. Such authorization shall not be unreasonably withheld. Modifications shall be done in accordance with Good Utility Practice. If the Interconnection Customer makes such modification without the Utility's prior written authorization, the latter shall have the right to temporarily disconnect the Generating Facility.

3.4.8 Reconnection

The Parties shall cooperate with each other to restore the Generating Facility, Interconnection Facilities, and the Utility's System to their normal operating state as soon as reasonably practicable following a temporary or emergency disconnection.

Article 4. Cost Responsibility for Interconnection Facilities and Distribution Upgrades

4.1 Interconnection Facilities

- 4.1.1 The Interconnection Customer shall pay for the cost of the Interconnection Facilities itemized in Appendix 2 of this Agreement. The Utility shall provide a best estimate cost, including overheads, for the purchase and construction of its Interconnection Facilities and provide a detailed itemization of such costs. Costs associated with Interconnection Facilities may be shared with other entities that may benefit from such facilities by agreement of the Interconnection Customer, such other entities, and the Utility.
- 4.1.2 The Interconnection Customer shall be responsible for its share of all reasonable expenses, including overheads, associated with (1) owning, operating, maintaining, repairing, and replacing its own Interconnection Facilities, and (2) operating, maintaining, repairing, and replacing the Utility's Interconnection Facilities.

4.2 Distribution Upgrades

The Utility shall design, procure, construct, install, and own the Distribution Upgrades described in Appendix 6 of this Agreement. The actual cost of the

Distribution Upgrades, including overheads, on-going operations, maintenance, repair, and replacement, shall be directly assigned to the Interconnection Customer.

Article 5. Cost Responsibility for Network Upgrades

5.1 Applicability

No portion of this Article 5 shall apply unless the interconnection of the Generating Facility requires Network Upgrades.

5.2 <u>Network Upgrades</u>

The Utility shall design, procure, construct, install, and own the Network Upgrades described in Appendix 6 of this Agreement. The cost of the Network Upgrades, including overheads, on-going operations, maintenance, repair, and replacement shall be borne by the Interconnection Customer.

Article 6. Billing, Payment, Milestones, and Financial Security

6.1 <u>Billing and Payment Procedures and Final Accounting</u>

The Interconnection Customer shall pay 100% of required Interconnection Facilities, and any other charges as required in Appendix 2 pursuant to the milestones specified in Appendix 4. The Interconnection Customer shall pay 100% of required Upgrades and any other charges as required in Appendix 6 pursuant to the milestones specified in Appendix 4. Upon receipt of 100% of the foregoing pre-payment charges, the payment is not refundable due to cancellation of the Interconnection Request for any reason.

6.1.1 If implemented by the Utility or requested by the Interconnection Customer in writing within 15 Business Days of the Utility completing the construction and installation of the Utility's Interconnection Facilities and/or Upgrades described in the Appendices to this Agreement, the Utility shall provide the Interconnection Customer a final accounting report within 60 Business Days addressing any difference between (1) the Interconnection Customer's cost responsibility for the actual cost of such facilities or Upgrades, and (2) the Interconnection Customer's previous aggregate payments to the Utility for such facilities or Upgrades. If the Interconnection Customer's cost responsibility exceeds its previous aggregate payments, the Utility shall invoice the Interconnection Customer for the amount due and the Interconnection Customer shall make payment to the Utility within 20 Business Days. If the Interconnection Customer's previous aggregate payments exceed its cost responsibility under this Agreement, the Utility shall refund to the

Interconnection Customer an amount equal to the difference within 20 Business Days of the final accounting report. If necessary and appropriate as a result of the final accounting, the Utility may also adjust the monthly charges set forth in Appendix 2 of the Interconnection Agreement.

6.1.2 The Utility shall bill the Interconnection Customer for the costs associated with operating, maintaining, repairing and replacing the Utility's System Upgrades, as set forth in Appendix 6 of this Agreement. The Utility shall bill the Interconnection Customer for the costs of commissioning and inspection of the Interconnection Customer's Interconnection Facilities and for providing the Utility's Interconnection Facilities including the costs for on-going operations, maintenance, repair and replacement of the Utility's Interconnection Facilities under a Utility rate schedule, tariff, rider or service regulation providing for extra facilities or additional facilities charges, as set forth in Appendix 2 of this Agreement, such monthly charges to continue throughout the entire life of the interconnection.

6.2 <u>Milestones</u>

The Parties shall agree on milestones for which each Party is responsible and list them in Appendix 4 of this Agreement. A Party's obligations under this provision may be extended by agreement, except for timing for Payment or Financial Security-related requirements set forth in the milestones, which shall adhere to Section 5.2.4 of the Standards. If a Party anticipates that it will be unable to meet a milestone for any reason other than a Force Majeure Event, it shall immediately notify the other Party of the reason(s) for not meeting the milestone and (1) propose the earliest reasonable alternate date by which it can attain this and future milestones, and (2) request appropriate amendments to Appendix 4. The Party affected by the failure to meet a milestone shall not unreasonably withhold agreement to such an amendment unless (1) it will suffer significant uncompensated economic or operational harm from the delay, (2) the delay will materially affect the schedule of another Interconnection Customer with subordinate Queue Position, (3) attainment of the same milestone has previously been delayed, or (4) it has reason to believe that the delay in meeting the milestone is intentional or unwarranted notwithstanding the circumstances explained by the Party proposing the amendment.

6.3 <u>Financial Security Arrangements</u>

Pursuant to the Interconnection Agreement Milestones Appendix 4, the Interconnection Customer shall provide the Utility a letter of credit or other financial security arrangement that is reasonably acceptable to the Utility and is consistent with the Uniform Commercial Code of South Carolina.

Such security for payment shall be in an amount sufficient to cover the costs for constructing, designing, procuring, and installing the applicable portion of the Utility's Interconnection Facilities and Upgrades and shall be reduced on a dollar-for-dollar basis for payments made to the Utility under this Agreement during its term. In addition:

- 6.3.1 The guarantee must be made by an entity that meets the creditworthiness requirements of the Utility, and contain terms and conditions that guarantee payment of any amount that may be due from the Interconnection Customer, up to an agreed-to maximum amount.
- 6.3.2 The letter of credit must be issued by a financial institution or insurer reasonably acceptable to the Utility and must specify a reasonable expiration date.
- 6.3.3 The Utility may waive the security requirements if its credit policies show that the financial risks involved are de minimus, or if the Utility's policies allow the acceptance of an alternative showing of creditworthiness from the Interconnection Customer.

Article 7. Assignment, Liability, Indemnity, Force Majeure, Consequential Damages, and Default

7.1 Assignment

- 7.1.1 The Interconnection Customer shall notify the Utility of the pending sale of an existing Generation Facility in writing. The Interconnection Customer shall provide the Utility with information regarding whether the sale is a change of ownership of the Generation Facility to a new legal entity, or a change of control of the existing legal entity.
- 7.1.2 The Interconnection Customer shall promptly notify the Utility of the final date of sale and transfer date of ownership in writing. The purchaser of the Generation Facility shall confirm to the Utility the final date of sale and transfer date of ownership in writing
- 7.1.3 This Agreement shall not survive the transfer of ownership of the Generating Facility to a new legal entity owner. The new owner must complete a new Interconnection Request and submit it to the Utility within 20 Business Days of the transfer of ownership or the Utility's Interconnection Facilities shall be removed or disabled and the Generating Facility disconnected from the Utility's System. The Utility shall not study or inspect the Generating Facility unless the new owner's Interconnection Request indicates that a Material Modification has occurred or is proposed.

- 7.1.4 This Agreement shall survive a change of control of the Generating Facility' legal entity owner, where only the contact information in the Interconnection Agreement must be modified. The new owner must complete a new Interconnection Request and submit it to the Utility within 20 Business Days of the change of control and provide the new contact information. The Utility shall not study or inspect the Generating Facility unless the new owner's Interconnection Request indicates that a Material Modification has occurred or is proposed.
- 7.1.5 The Interconnection Customer shall have the right to assign this Agreement, without the consent of the Utility, for collateral security purposes to aid in providing financing for the Generating Facility, provided that the Interconnection Customer will promptly notify the Utility of any such assignment. Assignment shall not relieve a Party of its obligations, nor shall a Party's obligations be enlarged, in whole or in part, by reason thereof.
- 7.1.6 Any attempted assignment that violates this article is void and ineffective.

7.2 <u>Limitation of Liability</u>

Each Party's liability to the other Party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, special, incidental, consequential, or punitive damages of any kind, except as authorized by this Agreement.

7.3 <u>Indemnity</u>

- 7.3.1 This provision protects each Party from liability incurred to third parties as a result of carrying out the provisions of this Agreement. Liability under this provision is exempt from the general limitations on liability found in Article 7.2.
- 7.3.2 The Parties shall at all times indemnify, defend, and save the other Party harmless from, any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the other Party's action or inaction of its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

- 7.3.3 If an indemnified Party is entitled to indemnification under this Article as a result of a claim by a third party, and the indemnifying Party fails, after notice and reasonable opportunity to proceed under this Article, to assume the defense of such claim, such indemnified Party may at the expense of the indemnifying Party contest, settle or consent to the entry of any judgment with respect to, or pay in full, such claim.
- 7.3.4 If an indemnifying Party is obligated to indemnify and hold any indemnified Party harmless under this Article, the amount owing to the indemnified Party shall be the amount of such indemnified Party's actual loss, net of any insurance or other recovery.
- 7.3.5 Promptly after receipt by an indemnified Party of any claim or notice of the commencement of any action or administrative or legal proceeding or investigation as to which the indemnity provided for in this Article may apply, the indemnified Party shall notify the indemnifying Party of such fact. Any failure of or delay in such notification shall not affect a Party's indemnification obligation unless such failure or delay is materially prejudicial to the indemnifying Party.

7.4 Consequential Damages

Other than as expressly provided for in this Agreement, neither Party shall be liable under any provision of this Agreement for any losses, damages, costs or expenses for any special, indirect, incidental, consequential, or punitive damages, including but not limited to loss of profit or revenue, loss of the use of equipment, cost of capital, cost of temporary equipment or services, whether based in whole or in part in contract, in tort, including negligence, strict liability, or any other theory of liability; provided, however, that damages for which a Party may be liable to the other Party under another agreement will not be considered to be special, indirect, incidental, or consequential damages hereunder.

7.5 <u>Force Majeure</u>

- 7.5.1 As used in this article, a Force Majeure Event shall mean any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, any order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or any other cause beyond a Party's control. A Force Majeure Event does not include an act of negligence or intentional wrongdoing.
- 7.5.2 If a Force Majeure Event prevents a Party from fulfilling any obligations under this Agreement, the Party affected by the Force

Majeure Event (Affected Party) shall promptly notify the other Party, either in writing or via the telephone, of the existence of the Force Majeure Event. The notification must specify in reasonable detail the circumstances of the Force Majeure Event, its expected duration, and the steps that the Affected Party is taking to mitigate the effects of the event on its performance. The Affected Party shall keep the other Party informed on a continuing basis of developments relating to the Force Majeure Event until the event ends. The Affected Party will be entitled to suspend or modify its performance of obligations under this Agreement (other than the obligation to make payments) only to the extent that the effect of the Force Majeure Event cannot be mitigated by the use of Reasonable Efforts. The Affected Party will use Reasonable Efforts to resume its performance as soon as possible.

7.6 Default

- 7.6.1 No Default shall exist where such failure to discharge an obligation (other than the payment of money or provision of Financial Security) is the result of a Force Majeure Event as defined in this Agreement or the result of an act or omission of the other Party. Upon a Default, the non-defaulting Party shall give written notice of such Default to the defaulting Party. Except as provided in Article 7.6.2, the defaulting Party shall have five (5) Business Days from receipt of the Default notice within which to cure such Default.
- 7.6.2 If a Default is not cured as provided in this Article, the non-defaulting Party shall have the right to terminate this Agreement by written notice at any time until cure occurs, and be relieved of any further obligation hereunder and, whether or not that Party terminates this Agreement, to recover from the defaulting Party all amounts due hereunder, plus all other damages and remedies to which it is entitled at law or in equity. The provisions of this article will survive termination of this Agreement.

Article 8. **Insurance**

8.1 The Interconnection Customer shall obtain and retain, for as long as the Generating Facility is interconnected with the Utility's System, liability insurance which protects the Interconnection Customer from claims for bodily injury and/or property damage. The amount of such insurance shall be sufficient to insure against all reasonably foreseeable direct liabilities given the size and nature of the generating equipment being interconnected, the interconnection itself, and the characteristics of the system to which the interconnection is made. This insurance shall be primary for all purposes. The Interconnection Customer shall provide

certificates evidencing this coverage as required by the Utility. Such insurance shall be obtained from an insurance provider authorized to do business in South Carolina. The Utility reserves the right to refuse to establish or continue the interconnection of the Generating Facility with the Utility's System, if such insurance is not in effect.

- 8.1.1 For an Interconnection Customer that is a residential customer of the Utility proposing to interconnect a Generating Facility no larger than 250 kW, the required coverage shall be a standard homeowner's insurance policy with liability coverage in the amount of at least \$100,000 per occurrence.
- 8.1.2 For an Interconnection Customer that is a non-residential customer of the Utility proposing to interconnect a Generating Facility no larger than 250 kW, the required coverage shall be comprehensive general liability insurance with coverage in the amount of at least \$300,000 per occurrence.
- 8.1.3 For an Interconnection Customer that is a non-residential customer of the Utility proposing to interconnect a Generating Facility greater than 250 kW, the required coverage shall be comprehensive general liability insurance with coverage in the amount of at least \$1,000,000 per occurrence.
- 8.1.4 An Interconnection Customer of sufficient credit-worthiness may propose to provide this insurance via a self-insurance program if it has a self-insurance program established in accordance with commercially acceptable risk management practices, and such a proposal shall not be unreasonably rejected.
- 8.2 The Utility agrees to maintain general liability insurance or self-insurance consistent with the Utility's commercial practice. Such insurance or self-insurance shall not exclude coverage for the Utility's liabilities undertaken pursuant to this Agreement.
- 8.3 The Parties further agree to notify each other whenever an accident or incident occurs resulting in any injuries or damages that are included within the scope of coverage of such insurance, whether or not such coverage is sought.

Article 9. Confidentiality

9.1 Confidential Information shall mean any confidential and/or proprietary information provided by one Party to the other Party that is clearly marked or otherwise designated "Confidential." For purposes of this Agreement all design, operating specifications, and metering data provided by the

- Interconnection Customer shall be deemed Confidential Information regardless of whether it is clearly marked or otherwise designated as such.
- 9.2 Confidential Information does not include information previously in the public domain, required to be publicly submitted or divulged by Governmental Authorities (after notice to the other Party and after exhausting any opportunity to oppose such publication or release), or necessary to be divulged in an action to enforce this Agreement. Each Party receiving Confidential Information shall hold such information in confidence and shall not disclose it to any third party nor to the public without the prior written authorization from the Party providing that information, except to fulfill obligations under this Agreement, or to fulfill legal or regulatory requirements.
 - 9.2.1 Each Party shall employ at least the same standard of care to protect Confidential Information obtained from the other Party as it employs to protect its own Confidential Information.
 - 9.2.2 Each Party is entitled to equitable relief, by injunction or otherwise, to enforce its rights under this provision to prevent the release of Confidential Information without bond or proof of damages, and may seek other remedies available at law or in equity for breach of this provision.
 - 9.2.3 All information pertaining to a project will be provided to the new owner in the case of a change of control of the existing legal entity or a change of ownership to a new legal entity.
- 9.3 If information is requested by the Commission from one of the Parties that is otherwise required to be maintained in confidence pursuant to this Agreement, the Party shall provide the requested information to the Commission within the time provided for in the request for information. In providing the information to the Commission, the Party may request that the information be treated as confidential and non-public in accordance with South Carolina law and that the information be withheld from public disclosure.

Article 10. **Disputes**

- 10.1 The Parties agree to attempt to resolve all disputes arising out of the interconnection process according to the provisions of this Article.
- 10.2 In the event of a dispute, either Party shall provide the other Party with a written notice of dispute. Such notice shall describe in detail the nature of the dispute.

- 10.3 If the dispute has not been resolved within 20 Business Days after receipt of the notice, either Party may contact the Office of Regulatory Staff for assistance in informally resolving the dispute. If the Parties are unable to informally resolve the dispute, either Party may then file a formal complaint with the Commission.
- 10.4 Each Party agrees to conduct all negotiations in good faith.

Article 11. Taxes

- 11.1 The Parties agree to follow all applicable tax laws and regulations, consistent with South Carolina and federal policy and revenue requirements.
- 11.2 Each Party shall cooperate with the other to maintain the other Party's tax status. Nothing in this Agreement is intended to adversely affect the Utility's tax exempt status with respect to the issuance of bonds including, but not limited to, local furnishing bonds.

Article 12. Miscellaneous

12.1 Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of South Carolina, without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

12.2 Amendment

The Parties may amend this Agreement by a written instrument duly executed by both Parties, or under Article 12.12 of this Agreement.

12.3 No Third-Party Beneficiaries

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

12.4 Waiver

- 12.4.1 The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 12.4.2 Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Utility. Any waiver of this Agreement shall, if requested, be provided in writing.

12.5 Entire Agreement

This Agreement, including all Appendices, constitutes the entire agreement between the Parties with reference to the subject matter hereof, and supersedes all prior and contemporaneous understandings or agreements, oral or written, between the Parties with respect to the subject matter of this Agreement. There are no other agreements, representations, warranties, or covenants which constitute any part of the consideration for, or any condition to, either Party's compliance with its obligations under this Agreement.

12.6 Multiple Counterparts

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

12.7 No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

12.8 Severability

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

12.9 Security Arrangements

Infrastructure security of electric system equipment and operations and control hardware and software is essential to ensure day-to-day reliability and operational security. All Utilities are expected to meet basic standards for electric system infrastructure and operational security, including physical, operational, and cyber-security practices.

12.10 Environmental Releases

Each Party shall notify the other Party, first orally and then in writing, of the release of any hazardous substances, any asbestos or lead abatement activities, or any type of remediation activities related to the Generating Facility or the Interconnection Facilities, each of which may reasonably be expected to affect the other Party. The notifying Party shall (1) provide the notice as soon as practicable, provided such Party makes a good faith effort to provide the notice no later than 24 hours after such Party becomes aware of the occurrence, and (2) promptly furnish to the other Party copies of any publicly available reports filed with any Governmental Authorities addressing such events.

12.11 <u>Subcontractors</u>

Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

12.11.1 The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Utility be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be

construed as having application to, any subcontractor of such Party.

12.11.2 The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.

12.12 Reservation of Rights

The Utility shall have the right to make a unilateral filing with the Commission to modify this Agreement with respect to any rates, terms and conditions, charges, or classifications of service, and the Interconnection Customer shall have the right to make a unilateral filing with the Commission to modify this Agreement; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before the Commission in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties except to the extent that the Parties otherwise agree as provided herein.

Article 13. **Notices**

13.1 General

Unless otherwise provided in this Agreement, any written notice, demand, or request required or authorized in connection with this Agreement (Notice) shall be deemed properly given if delivered in person, delivered by recognized national courier service, sent by first class mail, postage prepaid, or sent electronically to the person specified below:

If to the Interconnection Customer:

Interconnection Customer:			
Attention:			
Address:			
City:	State:	Zip:	
E-Mail Address:			
Phone:	Fax [.]		

If to the	ne Utility:		
	Utility:		
	Attention:		
	Address:		
	City:	State:	Zip:
	E-Mail Address:		
	Phone:	Fax:	
13.2	Billing and Payment		
Billings and payments shall be sent to the addresses set out below:			
If to the Interconnection Customer:			
	Interconnection Customer:		
	Attention:		
	Address:		
	City:	State:	Zip:
	E-Mail Address:		· · · · · · · · · · · · · · · · · · ·
If to the Utility:			
	Utility:		· · · · · · · · · · · · · · · · · · ·
	Attention:		
	Address:		
	City:		
	E-Mail Address:		

13.3 Alternative Forms of Notice

Any notice or request required or permitted to be given by either Party to the other and not required by this Agreement to be given in writing may be so given by telephone, facsimile or e-mail to the telephone numbers and email addresses set out below:

If to the Interconnection Customer:

	Interconnection Customer:		
	Attention:		
	Address:		
	City:		
	Phone:		
	E-Mail Address:		
f to th	ne Utility:		
1 10 11	•		
	Utility:		
	Attention:		
	Address:		
	City:	State:	Zip:
	Phone:	Fax:	
	E-Mail Address:		

13.4 <u>Designated Operating Representative</u>

The Parties may also designate operating representatives to conduct the communications which may be necessary or convenient for the administration of this Agreement. This person will also serve as the point of contact with respect to operations and maintenance of the Party's facilities.

Interconnection Customer's Operating Representative:

	Interconnection Customer:		
	Attention:		
	Address:		
	City:	State:	Zip:
	Phone:	Fax:	
	E-Mail Address:		
Utility'	s Operating Representative:		
	Utility:		
	Attention:		
	Address:		
	City:	State:	Zip:
	Phone:	Fax:	
	E-Mail Address:		

13.5 Changes to the Notice Information

Either Party may change this information by giving five Business Days written notice prior to the effective date of the change.

For the Utility

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective duly authorized representatives.

Name:
Print Name:
Title:
Date:
For the Interconnection Customer
Name:
Print Name:
Title:
Date:

Glossary of Terms

See Glossary of Terms, Attachment 1 to the South Carolina Generator Interconnection Procedures.

Description and Costs of the Generating Facility, Interconnection Facilities, and Metering Equipment

Equipment, including the Generating Facility, Interconnection Facilities, and metering equipment shall be itemized and identified as being owned by the Interconnection Customer, or the Utility. The Utility will provide a best estimate itemized cost, including overheads, of its Interconnection Facilities and metering equipment, and a best estimate itemized cost of the annual operation and maintenance expenses associated with its Interconnection Facilities and metering equipment.

Charges for the Interconnection Facilities will begin on the In-Service Date specified in the Milestones in Appendix 4, regardless of whether the Generating Facility is interconnected or generating. If required, the Letter of Credit may be drawn upon to pay for the Interconnection Facilities charges.

One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades

This agreemen	t will incorporate by reference the one-line diagram submitted	by the
Customer on _	, dated	, with file
name "	" as part of the Interconnection Reque	est, or as
subsequently u	pdated and provided to the Company.	

Milestones

Requ	ested Upgrade In-Service Date:		-
Requ	ested Interconnection Facilities In-Ser	vice Date	
Critica	al milestones and responsibility as agr	eed to by the Parties:	
to ass with w In-Se	uild-out schedule does not include con ist in outage restoration efforts on the l hom the Utility has a mutual assistand rvice Date may be delayed to the ex n, procurement and construction of the	Utility's system or the some agreement. Conse tent outage restorations	systems of other utilities quently, the Requested
	Milestone	Completion Date	Responsible Party
(1)			
(2)			
(4)			
(5)			
(6)			
(7)			
(8)			
(9)			
(10)			
Agree	ed to by:	.l	
For the Utility			Date
Print I	Name:		
For the Interconnection Customer			Date
Print I	Name:		

Additional Operating Requirements for the Utility's System and Affected Systems Needed to Support the Interconnection Customer's Needs

The Utility shall also provide requirements that must be met by the Interconnection Customer prior to initiating parallel operation with the Utility's System. The Interconnection Customer shall maintain compliance with all applicable Operating Requirements during parallel operation with the Utility's System.

Utility's Description of its Upgrades and Best Estimate of Upgrade Costs

The Utility shall describe Upgrades and provide an itemized best estimate of the cost, including overheads, of the Upgrades and annual operation and maintenance expenses associated with such Upgrades. The Utility shall functionalize Upgrade costs and annual expenses as either transmission or distribution related.

Duke Energy Carolinas, LLC and Duke Energy Progress, LLC

Attachment 2

Appendix Duke CS to SC GIP

Duke Energy Carolinas, LLC and Duke Energy Progress, LLC

Appendix to South Carolina Generator Interconnection Procedures for Implementing Alternative Definitive Interconnection Study Process

Effective __/_/2020

Pursuant to Section 4.1.1 of the South Carolina Generator Interconnection Procedures (SC GIP), Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP" and together with DEC, "Duke") have obtained authorization from the Public Service Commission of South Carolina ("Commission") to transition the Companies' Section 4 generator interconnection study process for South Carolina-jurisdictional Interconnection Customers to a Cluster Study process. The Duke Cluster Study process detailed in this Appendix Duke CS ("Appendix") to the SC GIP is called the "Definitive Interconnection Study Process." Upon obtaining all necessary approvals¹, the Companies plan to apply a consistent Definitive Interconnection Study Process to study all South Carolina-jurisdictional, North Carolina-jurisdictional and FERC-jurisdictional Interconnection Customers.

Section 1 Overview of Appendix Duke CS

- 1.1 This Appendix to the SC GIP is effective as of the effective date identified above, and is designed to annually Cluster and study all power export Interconnection Customers greater than 250 kW requesting to interconnect and to operate in parallel with the Companies' Systems in South Carolina.
- 1.2 This Appendix shall not apply to Generating Facilities having a fully executed Interconnection Agreement as of the Appendix's effective date, unless the Interconnection Customer proposes a Material Modification, transfers ownership of the Generating Facility, or application of the Appendix is agreed to in writing by the Utility and the Interconnection Customer. This Appendix shall apply if the Interconnection Customer does not have a fully executed Interconnection Agreement for the Generating Facility as of its effective date. Revised fees and new deposits (if applicable) will apply to new Interconnection Requests and future transactions involving existing Interconnection Requests occurring after the effective date of the Apppendix.
- 1.3 Capitalized terms used in this Appendix shall have the meanings specified in the SC GIP Attachment 1 Glossary of Terms, or in Attachment 1 of this Appendix.

¹ On October 15, 2020, the North Carolina Utilities Commission approved Duke's proposed revisions to implement the Definitive Interconnection Study Process for North Carolina Jurisdictional Interconnection Customers in N.C.U.C. Docket No. E-100, Sub 101.

1.4 Cross references to Sections of this Appendix shall be identified by the applicable Section or Attachment. Cross references to Sections or attachments of the SC GIP shall be preceded by "SC GIP."

Section 1 provides this overview of the Appendix.

Section 2 addresses modified deposits and requirements applicable to Interconnection Customers electing to proceed through the Definitive Interconnection Study Process.

Section 3 describes the Transitional Study Process.

Section 4 describes an optional Informational Interconnection Study process available to prospective Interconnection Customers considering submitting a Transmission System Interconnection Request(s). Interconnection Customers evaluating different options (such as different sizes, sites or voltages) are encouraged but not required to use the Informational Interconnection Study process before entering the Definitive Interconnection Study Process.

Section 5 establishes the detailed process and requirements for implementing the Definitive Interconnection Study Process.

Attachment 1 provides certain supplemental definitions applicable to the Duke Definitive Interconnection Study Process in addition to the definitions identified in SC GIP Attachment 1.

Attachment 2 is the Transitional Cluster System Impact Study Agreement.

Attachment 3 is the Informational Interconnection Study Request Form and Study Agreement.

Attachment 4 provides Interconnection Customers an overview and timeline of initiation of a Definitive Interconnection System Imapct Cluster Study Process: the DISIS Request Window, initial Customer Engagement Window, and Phase 1 of the DISIS.

Attachment 5 is the Definitive Interconnection System Impact Study (DISIS) Agreement.

Section 2. Modified SC GIP Section 1.3 Interconnection Request Requirements

2.1 Interconnection Customers requesting to be studied under the Definitive Interconnection Study Process shall meet all requirements of SC GIP Section 1.3. However, in lieu of the deposit required by SC GIP Section 1.3.1.2, the Interconnection Request deposit for Interconnection Customers to be evaluated under the Definitive Interconnection Study Process shall equal: (1) \$10,000 plus one dollar (\$1.00) per kWac of capacity specified in the Interconnection Request

Application Form for all Interconnection Requests less than 1 MW; (2) \$20,000 plus one dollar (\$1.00) per kWac of capacity specified in the Interconnection Request Application Form for all Interconnection Requests between 1 MW and less than 20 MW; (3) \$35,000 plus one dollar (\$1.00) per kWac for Interconnection Requests between 20 MW and 50 MW; or (4) \$50,000 plus one dollar (\$1.00) per kWac for all Interconnection Requests greater than 50 MW. The Interconnection Request Deposit is intended to cover the Utility's reasonably anticipated costs including overheads for conducting the Definitive Interconnection System Impact Study and the Facilities Study. In addition, such deposit shall, be applicable towards the Utility's cost of administering the generator interconnection process as well as any, Upgrades and Interconnection Facilities, including overheads under a future Interconnection Agreement (if applicable).

- 2.2 An Interconnection Customer wishing to join the next DISIS Cluster shall submit its Interconnection Request to the Utility within, and no later than the close of the DISIS Request Window established in Section 5.3.1.
- 2.3 The Utility may request additional technical information from the Interconnection Customer as the Utility may reasonably determine necessary consistent with Good Utility Practice to complete the DISIS. Where the Utility determines that technical information provided in an Interconnection Request is not adequate to initiate the Definitive Interconnection Study Process and requests the Interconnection Customer provide supplemental information prior to the close of the initial Customer Engagement Window provided for in Section 5.3.1, the Utility shall provide to the Interconnection Customer a written list detailing all information that must be provided within ten (10) Business Days where the Interconnection Customer's failure to provide the information required by the Utility within the deadline will result in the Interconnection Request being deemed withdrawn.

Section 3. Transitional Study Process

Any Interconnection Customer that has received a Queue Number but has not executed an Interconnection Agreement with the Utility prior to the effective date of this Appendix may request in writing after receiving notice from the Utility to be studied under the following Transition Procedures.

An Interconnection Customer electing to complete the study process under the Transition Procedures must notify the utility in writing and meet all transitional readiness milestone requirements within 60 Calendar Days of the later of the effective date of this Appendix or delivery of written notice of the Utility's transition to the Definitive Interconnection Study Process provided by the Utility. An Interconnection Customer that does not meet the Transition Procedure requirements shall be deemed withdrawn from the Queue and then may submit a new Interconnection Request to be studied under the Definitive Interconnection Study Process.

3.1 Transitional Serial Process.

An Interconnection Customer that has a) a final System Impact Study Report that identifies the Interconnection Facilities and any Upgrades required to feasibly interconnect the proposed Generating Facility, and b) a Facilities Study Agreement executed by the Interconnection Customer prior to the effective date of this Appendix, may opt to continue with the serial Facilities Study process if the Interconnection Customer provides notice in writing to the Utility and meets each of the following requirements that demonstrate readiness within the 60-Calendar Day timeframe prescribed in Section 3:

- The Interconnection Customer makes a supplemental deposit equal a) to the greater of: 1) one hundred percent (100%) of the System Upgrade costs identified in the Interconnection Customer's System Impact Study Report; or 2) a minimum deposit based upon the Interconnection Customers' nameplate capacity identified in the Interconnection Request of: \$100,000 for Interconnection Customers greater than 1 MW up to 5MW; \$150,000 for Interconnection Customers greater than 5 MW up to 10 MW; \$200,000 for Interconnection Customers greater than 10 MW up to 20 MW; \$500,000 for Interconnection Customers greater than 20 MW up to 50 MW, or \$800,000 for Interconnection Customers greater than 50 MW. The supplemental deposit shall be in the form of an irrevocable letter of credit upon which the Utility may draw or a cash deposit. The supplemental deposit shall be held by the Utility as pre-payment for the estimated cost of System Upgrades to be designed by the Utility in the SCGIP Section 4.4 Facilities Study.
- b) The Interconnection Customer affirms that it holds exclusive site control to construct the entire Generating Facility and all required Interconnection Facilities to the Point of Interconnection to the Utility's System.
- c) The Interconnection Customer provides one of the following:
 - i. A contract, binding upon the parties to the contract, for the sale of the Generating Facility's energy where the term of the sale is not less than five (5) years; or
 - Reasonable evidence that the Generating Facility is included in a Utility's Resource Plan or has received a contract award in a Resource Solicitation Process.
- 3.1.1 For each Interconnection Customer that achieves the Transitional Serial readiness requirements described in Section 3.1, the Utility shall complete the Facilities Study pursuant to the process established in SC GIP Section 4.4 for all Transitional Serial Interconnection Customers within the

timeframe prescribed in Section 5.4.1. The Utility and the Interconnection Customer shall then follow the SC GIP Section 5 Construction Planning and Interconnection Agreement administration process, except that the Section 5.5.1 Readiness Milestone 4 requirement shall not apply to Interconnection Customers participating in the Transitional Serial Study.

- 3.1.2 If an Interconnection Customer that has entered the Transitional Serial Study process withdraws the Interconnection Request or otherwise does not reach Commercial Operation, the supplemental deposit amount shall be forfeited to the Utility, with amounts deposited for pre-payment of System Upgrades to be used to construct the System Upgrades identified in the System Impact Study Report. If the Interconnection Customer submitted a minimum supplemental deposit amount in excess of its assigned System Upgrades, the minimum deposit amount shall be treated as a Withdrawal Penalty and distributed to fund restudies and if not necessary for re-study will be distributed to fund future Cluster Study costs pursuant to Section 5.7.4. Notwithstanding the foregoing, an Interconnection Customer may withdraw without being subject to a Withdrawal Penalty and be fully refunded pre-payment amounts for System Upgrades where (1) the Interconnection Customer's System Upgrades and Interconnection Facilities identified in the Facilities Study Report exceed the Interconnection minimum Customer's Section 3.1.a) deposit amount; Interconnection Customer's System Upgrades and Interconnection Facilities costs identified in the Facilities Study Report increase by more than twenty-five percent (25%) compared to the costs identified in the Interconnection Customer's System Impact Study Report; and (3) the Interconnection Customer provides written notice of withdrawal to the Utility within ten (10) Business Days of receipt of the Facilities Study Report.
- 3.1.3 If the Interconnection Customer proceeds to execute an Interconnection Agreement, the supplemental deposit shall be applied towards future construction costs required to complete the interconnection under the Interconnection Agreement and shall be trued up by the Utility in the detailed estimated Upgrade charges in the Interconnection Agreement.
- 3.2 Transitional Cluster Study Process.

An Interconnection Customer with an assigned Queue Position prior to the effective date of this Appendix, may opt to enter the transitional cluster study (Transitional Cluster Study) if the Interconnection Customer meets the requirements in Section 3.2.1 and provides written notice to the Utility pursuant to the process established in Section 3. All Interconnection Customers who enter the Transitional Cluster Study shall be considered to have an equal Queue Position, and identified Upgrade costs shall be allocated according to Section 5.3.4. The Transitional Cluster Study costs shall be allocated according to the method described in Section 5.3.3.

- 3.2.1 A Transitional Cluster Study general informational meeting open to all eligible Interconnection Customers shall be held within thirty (30) calendar days of the effective date of this Appendix. To join the Transitional Cluster Study, the Interconnection Customer must meet all of the following requirements within the timeframe prescribed in Section 3:
 - a) Execute a Transitional Cluster System Impact Study Agreement (Attachment 2);
 - b) Make a supplemental Interconnection Request study deposit, if necessary, to increase the Interconnection Customer's total study deposit to equal the amount required under Section 2.1;
 - c) Affirm that it has exclusive site control for the entire Generating Facility and all required Interconnection Facilities to the Point of Interconnection to the Utility's System; and
 - d) Provides one of the following:
 - i. A contract, binding upon the parties to the contract, or reasonable evidence that the Interconnection Customer has established a legally enforceable obligation binding upon the Interconnection Customer (or has filed a Complaint with the Commission alleging a legally enforceable obligation has been established), for sale of the Generating Facility's energy to the Utility, where the term of the sale is not less than five (5) years; or
 - Reasonable evidence that the Generating Facility is included in a Utility's Resource Plan or has received a contract award in a Resource Solicitation Process; or
 - iii. Reasonable evidence that the Interconnection Customer's Interconnection Request was accepted by the Utility and its Queue Position was initially established at least 365 days prior to the Utility's initiation of the Transitional Cluster Study pursuant to Section 3.
- 3.2.2 If one or more valid requests are received into the Transitional Cluster Study, the Utility shall undertake an expedited thirty (30) Calendar Day customer engagement process as provided for in Section 5.3.1 and shall then initiate a Phase 1 study under the procedures prescribed in Section 5.3.7.1 (Transitional Cluster Study Phase 1) to evaluate the impact of the proposed interconnection(s) within the Transitional Cluster Study on the reliability of the Utility's System. The Utility shall use Reasonable Efforts to complete the Transitional Cluster Study Phase 1 consisting of a power flow

and voltage analysis within ninety (90) Calendar Days. The Transitional Cluster Study Phase 1 Report shall identify the Interconnection Facilities and System Upgrades that are expected to be required as a result of the Interconnection Request(s) and provide a non-binding good-faith indicative estimate of cost responsibility and a non-binding good-faith estimated time to construct. The Utility will host a meeting to discuss the results of Transitional Cluster Study Phase 1 within ten (10) Calendar Days of issuing the Transitional Cluster Study Phase 1 Report.

3.2.3 Within thirty (30) Calendar Days of the Utility's publication of the Transitional Cluster Study Phase 1 Report, each Interconnection Customer electing to proceed with Phase 2 of the Transitional Cluster Study shall submit a supplemental deposit based upon the Interconnection Customers' nameplate capacity identified in the Interconnection Request of: \$100,000 for Interconnection Customers greater than 1 MW up to 5MW; \$150,000 for Interconnection Customers greater than 5 MW up to 10 MW; \$200,000 for Interconnection Customers greater than 10 MW up to 20 MW; \$500,000 for Interconnection Customers greater than 20 MW up to 50 MW, or \$800,000 for Interconnection Customers greater than 50 MW.

An Interconnection Customer electing to withdraw from the Transitional Cluster Study prior to commencement of the Phase 2 study shall be assigned its allocated Transitional Cluster Study Phase 1 study costs subject to the withdrawal process under Section 5.7.3, but shall not be subject to any Withdrawal Penalty.

3.2.4 Once the Transitional Cluster Study Phase 2 commences, the Utility shall complete an updated power flow/voltage analysis (if necessary), stability analysis and short circuit analysis for the Interconnection Customers remaining in the Transitional Cluster Study pursuant to the procedures in Section 5.3.7.3. The Utility shall use Reasonable Efforts to complete the Phase 2 analysis within one hundred fifty (150) Calendar Days. The results of this analysis shall identify the Interconnection Facilities and System Upgrades expected to be required to reliably interconnect the Generating Facilities proceeding in the Transitional Cluster Study and shall provide a non-binding good-faith estimate of cost responsibility and a non-binding good-faith estimated time to construct. The Phase 2 Report shall identify each Interconnection Customer's estimated allocated costs for the Interconnection Facilities and System Upgrades that would be borne by the Interconnection Customer under a future Interconnection Agreement.

If the Interconnection Customer withdraws the Interconnection Request at any time after Phase 2 commences or otherwise does not reach Commercial Operation, the Section 3.2.3 supplemental deposit amount provided after Phase 1 shall be treated as a Withdrawal Penalty and distributed to fund future Cluster Study costs pursuant to Section 5.7.4, unless (1) the System Upgrades assigned to the Interconnection Customer

exceeds the supplemental deposit amount required under Section 3.2.3; and (2) the Utility determines consistent with Good Utility Practice that a Withdrawal Penalty should not be assigned pursuant to the standards prescribed in Section 5.7.3.

- 3.2.5 Within thirty (30) Calendar Days of the Utility's publication of the Transitional Cluster Study Phase 2 Report, each Interconnection Customer within the Transitional Cluster Study shall:
 - a) Submit a non-refundable deposit equal to one hundred percent (100%) of the System Upgrade costs identified in the Transitional Cluster Study Phase 2 Report, that would be borne by the Interconnection Customer under a future Interconnection Agreement. The deposit shall be in the form of an irrevocable letter of credit upon which the Utility may draw or a cash deposit;
 - b) Demonstrate definitive readiness by providing
 - a contract, binding upon the parties to the contract, for sale of the Generating Facility's energy to the Utility, where the term of the sale is not less than five (5) years; or
 - ii. providing reasonable evidence that the Generating Facility is included in a Utility's Resource Plan and, if required, has filed an application for a Certificate of Public Convenience and Necessity from the Commission or has received a contract award in a Resource Solicitation Process; and
 - c) Execute a Facilities Study Agreement to proceed with Facilities Study under SCGIP Section 4.4.

If any Interconnection Customer within the Transitional Cluster Study fails to meet the foregoing requirements, such Interconnection Customer shall be deemed withdrawn and subject to the Withdrawal Penalty identified in Section 3.2.4. The Utility shall determine whether re-study of the Transitional Cluster Interconnection Customers is required pursuant to the procedures of Section 5.3.7.5 prior to executing the Facilities Study Agreement and returning it to the Interconnection Customers.

If an Interconnection Customer withdraws at any time after demonstrating readiness pursuant to this Section and committing to proceed to Facilities Study, the Withdrawal Penalty assigned shall equal the greater of the Section 3.2.3 supplemental deposit, or the pre-payment of System Upgrades required by Section 3.2.5.a), which shall be forfeited to the Utility, with amounts deposited for pre-payment of System Upgrades to be used to construct the System Upgrades identified in the Traditional Cluster System Impact Study Report. A Withdrawal Penalty shall be assigned unless (1) the System Upgrades assigned to the Interconnection Customer

- exceeds the supplemental deposit amount required under Section 3.2.3; and (2) the Utility determines consistent with Good Utility Practice that a Withdrawal Penalty should not be assigned pursuant to the standards prescribed in Section 5.7.3.
- 3.2.6 The Utility shall complete the Facilities Study for all Interconnection Customers in the Transitional Cluster Study pursuant to SC GIP Section 4.4 within the timeframe prescribed in Section 5.4.1. Within ten (10) Business Days of the Utility's issuance of the Facilities Study Report, the Interconnection Customers shall either increase or the Utility shall decrease its additional non-refundable deposit provided after Phase 2 of the Transitional Cluster Study to equal the cost of any System Upgrades identified in the Transitional Cluster Facilities Study Report, that would be borne by the Interconnection Customer under a future Interconnection Agreement, or the Interconnection Request shall be deemed withdrawn. The Utility and the Interconnection Customer shall follow the Section 5 Construction Planning and Interconnection Agreement administration process, except that the Milestone 4 requirement in Section 5.5.1 shall not apply to Interconnection Customers participating in the Transitional Cluster Study.

Section 4. Informational Interconnection Study Process for Transmission System Interconnections

- 4.1 At any time, a prospective Interconnection Customer may request a Utility perform Informational Interconnection Studies for Transmission System Generating Facility interconnections. The Interconnection Customer shall submit a separate Informational Interconnection Study Request for each Generating Facility and may submit multiple Informational Interconnection Study Requests for different Generating Facility sizes or configurations at a single site. An Informational Interconnection Request to evaluate one Generating Facility interconnecting at two different voltage levels shall be treated as two Informational Interconnection Study Requests. Any one developer shall have no more than five (5) requests for Informational Interconnection Study reports pending at one time. The Interconnection Customer must submit a deposit with each Informational Interconnection Request if more than one request is submitted for a single Generating Facility or site.
- 4.2 The prospective Interconnection Customer shall use the request form in Attachment 3 and shall describe the assumptions that the Interconnection Customer wants the Utility to study within the scope described in Section 4.4. Within five (5) Business Days after receipt of a request for an Informational Interconnection Study, the Utility shall provide to the Interconnection Customer an Informational Interconnection Study Agreement in the form provided in Attachment 3, including a non-binding good faith estimate of the timing and cost to complete the Informational Interconnection Study. Notwithstanding the above, the Utility shall not be required as a result of an Informational Interconnection Study request

- to conduct any additional Interconnection Studies with respect to any other Interconnection Request.
- 4.3 Interconnection Customer shall execute and return the Informational Interconnection Study Agreement to the Utility within ten (10) Business Days of receipt of an agreed upon scope of work and shall deliver the Informational Interconnection Study agreement, the technical data, and a \$10,000 deposit to the Utility. The Utility shall then countersign and return the Informational Interconnection Study agreement within ten (10) Business Days of receipt.
- 4.4 Scope of Informational Interconnection Study.
 - The intent of the Informational Interconnection Study is to aid a prospective Interconnection Customer in its business decisions interconnection of a Generating Facility prior to entering the Section 4 Study Process. The Informational Interconnection Study shall consist of analysis based on the assumptions and scope of work specified by the Interconnection Customer and agreed to by the Utility in the Informational Interconnection Study Agreement. The Informational Interconnection Study shall preliminarily identify the potential Interconnection Facilities and the Network Upgrades, and the estimated cost thereof, that may be required to interconnect a proposed Generating Facility based upon the results and assumptions of the Informational Interconnection Study. The Informational Interconnection Study shall be performed solely for informational purposes and is non-binding and does not confer any rights, as the Interconnection Customer must still successfully apply to interconnect to the Utility's System. The Utility shall utilize existing studies to the extent practicable in conducting the Informational Interconnection Study. Informational Interconnection Study Procedure.
- 4.5 Informational Interconnection Study Procedure.
 - 4.5.1 The executed Informational Interconnection Study Agreement, the deposit, and technical and other data called for therein must be provided to the Utility within ten (10) Business Days of the Interconnection Customer's receipt of the Informational Interconnection Study Agreement. The Utility shall use Reasonable Efforts to complete the Informational Interconnection Study within a mutually agreed upon time period specified in the Informational Interconnection Study Agreement. If the Utility is unable to complete the Informational Interconnection Study within such time period, it shall notify the Interconnection Customer and provide an estimated completion date and an explanation of the reasons why additional time is required. After the Informational Interconnection Study is concluded, any difference between the Informational Interconnection Study deposit and the actual cost of the study shall be paid to the Utility or refunded to the Interconnection Customer, consistent with the timeframe and procedures established in SCGIP Section 6.3.3.

Section 5. Overview of Definitive Interconnection Study Process

5.1 Applicability.

Pursuant to SC GIP Section 4.1.1, Duke is administering the Definitive Interconnection Study Process detailed in this Appendix as the SC GIP Section 4 Study process for all Interconnection Customers. Interconnection Customers may initially elect to obtain a Pre-Application Report (SC GIP 1.2) or an Informational Interconnection Study (Section 4), prior to submitting an Interconnection Request and proceeding into the Definitive Interconnection Study Process. Attachment 4 provides Interconnection Customers an overview and timeline of initiation of a Definitive Interconnection Study Process: the DISIS Request Window, initial Customer Engagement Window, and Phase 1 of the DISIS. Customers that elect to withdraw from the Definitive Interconnection Study Process may be subject to a Withdrawal Penalty, as further addressed in Section 5.7.

5.2 Scoping Meeting for DISIS.

The Utility shall, within ten (10) Business Days after the close of the DISIS Request Window, host an open Scoping Meeting, for all Interconnection Customers with Interconnection Requests received in the DISIS Request Window. If requested by an Interconnection Customer, the Utility shall also hold individual customer specific Scoping Meetings, which must be requested in writing no later than fifteen (15) Business Days after the close of the DISIS Request Window.

The purpose of the Scoping Meeting is to discuss alternative interconnection options; to exchange information, including any available transmission data that would reasonably be expected to impact such interconnection options; to review such information; and to determine the potential feasible Points of Interconnection. The Utility and Interconnection Customer will bring to the meeting such technical data, including, but not limited to: (i) general facility loadings, (ii) general instability issues, (iii) general short circuit issues, (iv) general voltage issues, and (v) general reliability issues as may be reasonably required to accomplish the purpose of the meeting. The Utility and Interconnection Customer will each bring to the meeting personnel and other resources as may be reasonably required to accomplish the purpose of the meeting in the time allocated for the meeting. On the basis of the meeting, Interconnection Customer shall designate a single and definitive Point of Interconnection to be studied by the Utility during the Cluster Study.

At the Interconnection Customer's option, the Utility and the Interconnection Customer will identify alternative Point(s) of Interconnection and configurations at the Scoping Meeting to evaluate in the System Impact Cluster Study process and attempt to eliminate alternatives in a reasonable fashion given the resources and information available. The Interconnection Customer shall select a single definitive Point of Interconnection to be studied no later than the execution of the Definitive System Impact Study Agreement and shall provide affirmation of site control to construct the entire Generating Facility and all required Interconnection Facilities

to the designated Point of Interconnection no later than commencement of the Phase 1 study process described in Section 5.3.7.1.

- 5.3 Definitive Interconnection System Impact Cluster Study.
 - 5.3.1 Initiation of a Definitive Interconnection System Impact Study Cluster Study.

The Utility shall accept Interconnection Requests during the "DISIS Request Window." A DISIS Request Window shall open annually on January 1 and shall remain open for 180 Calendar Days or through the following Business Day if the 180th day falls on a weekend or a NERC recognized holiday.

If one or more Interconnection Requests are received, for sixty (60) Calendar Days following the close of the DISIS Request Window (the "Customer Engagement Window"), the Utility shall work with the participating Interconnection Customers to build models, verify data, hold stakeholder meetings (including Scoping Meetings, as appropriate), cure any deficiencies in the Interconnection Request, and generally prepare for the start of the Definitive Interconnection System Impact Study. Notwithstanding the preceding sentence and upon written consent of all Interconnection Customers within a specific Cluster, the Utility may shorten the Customer Engagement Window in order to start the Definitive Interconnection System Impact Cluster Study earlier. Within the first ten (10) Business Days following the close of the DISIS Request Window, the Utility shall post on the Utility's website a list of Interconnection Requests for that Cluster, identifying for each Interconnection Request: (i) the location by county and state; (ii) the distribution or transmission substation or transmission line or lines where the interconnection will be made; (iii) cluster being requested; and (iv) the type of Generating Facility to be constructed including fuel type such as wind, natural gas, coal, or solar.

Prior to the close of the Customer Engagement Window, each Interconnection Customer shall (i) execute a DISIS Agreement pursuant to Section 5.3.5; (ii) provide initial security equal to 1 times the Section 2.1 study deposit amount; and (iii) provide evidence satisfactory to the Utility of either an initial Readiness Milestone (M1), as described in Section 5.3.10, or additional security in the form of an irrevocable letter of credit or cash in lieu of the M1 Readiness Milestone equal to one times the Study Deposit required in Section 2.1.

At the end of the Customer Engagement Window, all Interconnection Requests that meet the foregoing readiness requirements and that have an executed DISIS Agreement shall be included in that DISIS Cluster. Any Interconnection Requests not deemed sufficient pursuant to SCGIP Section 1.3.3 at the close of the Customer Engagement Window shall not be included in the commencing DISIS Cluster. Immediately following the Customer Engagement Window, the Utility shall initiate the Definitive

Interconnection System Impact Cluster Study process that is described in Section 5.3.7.

5.3.2 Initiation of a Resource Solicitation Cluster.

At any time, and solely for purposes of administering a Commission approved Competitive Resource Solicitation, a Utility may initiate a Resource Solicitation Cluster. The Utility may administer the Resource Solicitation Cluster either separately or as part of a Definitive Interconnection System Impact Cluster Study initiated pursuant to Section 5.3. Where the Resource Solicitation Cluster is studied separately from a Definitive Interconnection System Impact Study Cluster, the Resource Solicitation Cluster shall respect Queue Position and shall be studied as its own Cluster based upon a Utility-designated Queue Number where the Utility acts as authorized representative for the Interconnection Customer(s) in connection with a Competitive Resource Solicitation and shall study the Cluster based upon the Queue Number of the Resource Solicitation Cluster Queue Position other relative to the of all Interconnection Requests/Clusters.

The Utility shall publicize the scope of study and timeframe to initiate the Resource Solicitation Cluster study as part of the Competitive Resource Solicitation. The timelines shall indicate the close of the Customer Engagement Window for that Resource Solicitation Cluster. Where the Utility is administering the Resource Solicitation Cluster as part of a Definitive Interconnection System Impact Study Cluster the Definitive Interconnection System Impact Study shall proceed as described in Sections 5.3.5 and 5.3.7.

A Generating Facility that initially is included in a Resource Solicitation Cluster may also reserve a later Queue Position separate from the Resource Solicitation Cluster. In either case, the Interconnection Customer must meet all requirements associated with maintaining each Queue Position for the Generating Facility. In the event a Generating Facility has multiple Queue Positions, it shall not be double counted in the study models.

After completion of the Definitive Interconnection System Impact Study process, the Utility must select one of the studied combinations by identifying in the Generating Facility or combination of Generating Facilities determined to meet the goals of the Competitive Resource Solicitation prior to the commencement of the Facilities Study associated with Generating Facilities selected in the Resource Solicitation Process. Prior to the completion of the Facilities Study for the combination of Generating Facilities selected in the Competitive Resource Solicitation, the Utility may replace Interconnection Customers in the combination, subject to any necessary re-study pursuant to Sections 5.3.7.5 or 5.3.9. While conducting the Definitive Interconnection Study Process, the Utility may suspend

further action on the Interconnection Requests in the Competitive Resource Solicitation that are not included in the selected combination. Where a Competitive Resource Solicitation is administered as part of an annual Definitive Interconnection System Impact Study Cluster, an Interconnection Customer that is rejected in the Competitive Resource Solicitation may elect to continue to be studied as part of the Definitive Interconnection System Impact Study Cluster by continuing to demonstrate readiness or providing Financial Security, as required in Section 5.3.10 or 5.3.11. In contrast, where a Generating Facility is rejected in a Resource Solicitation Cluster Process administered separately from a Definitive Interconnection System Impact Study Cluster, the Generating Facility shall lose the Queue Position it held as part of the Competitive Resource Solicitation. If a Generating Facility is selected at the conclusion of the Competitive Resource Solicitation, the Generating Facility may no longer maintain more than one Queue Position.

5.3.3 Allocation of Study Costs for DISIS Cluster.

The administering Utility shall determine each Interconnection Customer's share of the costs of completing the DISIS Cluster Study (including general queue administration costs and overheads) by allocating: (1) ten percent (10%) of the applicable study costs to Interconnection Customers on a per capita basis based on the number of Interconnection Requests included in the applicable Cluster; and (2) ninety percent (90%) of the applicable study costs to Interconnection Customers on a pro-rata basis based on requested megawatts included in the applicable Cluster. If an Interconnection Customer exits the Cluster prior to the Utility commencing Phase 2 pursuant to Section 5.3.7.3 (including where the Utility determines through Phase 1 that a distribution-level System Impact Study should be completed for one or more distribution-level Interconnection Customers in lieu of being evaluated through Phase 2), then the Utility shall determine each Interconnection Customer's costs of preparing for and completing the DISIS prior to commencing Phase 2 and shall then separately determine each remaining Interconnection Customer's costs for the remainder of the DISIS.

If a Phase 3 re-study or general re-study is required pursuant to Section 5.3.7.5 or 5.3.9, then the Utility shall allocate the costs of the re-study as provided for in this section amongst the Interconnection Customers included in the re-study. If an Interconnection Customer proposes non-material changes to its Interconnection Request requiring limited re-study, the costs of the limited re-study shall be directly assigned to the requesting Interconnection Customer. The Facilities Study for a Utility administering the Definitive Interconnection Study Process shall continue to be an individual study and the costs for each Facilities Study shall be directly assigned to the Interconnection Customer associated with such study.

5.3.4 Allocation of Interconnection Facilities and Upgrade Costs Within DISIS Cluster.

The Utility shall calculate each Interconnection Customer's share of System Upgrades and Interconnection Facilities costs identified in Cluster Studies in the following manner:

- a) Interconnection Station Upgrades, including all switching stations, shall be allocated based on the number of Generating Facilities interconnecting at an individual station on a per capita basis (i.e. on a per Interconnection Request basis). If multiple Interconnection Customers are connecting to the Utility's System through shared Interconnection Facility (ies), those Interconnection Customers shall be considered one Interconnection Customer for the per capita calculation described in the preceding sentence. Shared Interconnection Facilities shall be allocated based on the number of Generating Facilities sharing that Interconnection Facility on a per capita basis.
- b) All Network Upgrades other than those identified in Subsection 5.3.4.a shall be allocated based on the proportional impact of each individual Generating Facility in the Cluster Studies on such Network Upgrades. The proportional impact of such Network Upgrades shall be calculated as follows. All transmission lines and transformers identified as Network Upgrades shall be allocated using distribution factor analysis. Voltage support related Upgrades shall be allocated using a voltage impact analysis that identifies each Generating Facility's contribution to the voltage violation. System Upgrades associated with upgrading existing breakers due to short circuit current exceeding breaker capability shall be allocated proportionally based on the short circuit current contribution of each Interconnection Request.
- c) Costs of Distribution Upgrades shall be allocated or assigned to each Interconnection Customer based upon the proportional impact of each individual Generating Facility in the Cluster Study based upon the need for the Distribution Upgrade. Distribution line work (e.g., reconductoring) shall be allocated to those Generating Facilities contributing to the need for the Upgrade on a per MW basis, based upon location (% of Upgrade). All other Distribution Upgrade costs shall be allocated on a per capita basis (i.e. on a per Interconnection Request basis) based upon the number of projects on the feeder or substation contributing to the need for the Upgrade.
- d) Costs of Interconnection Facilities are directly assigned to the Interconnection Customer(s) using such facilities.

5.3.5 Execution of Definitive Interconnection System Impact Study Agreement.

Unless otherwise agreed, pursuant to the Scoping Meeting provided for in Section 5.2, within thirty (30) Calendar Days of the Utility's acknowledgement of a valid Interconnection Request requesting that a Definitive Interconnection System Impact Study be performed, the Utility shall provide to the Interconnection Customer a DISIS Agreement in the form of Attachment 5 to this Appendix. At least seven (7) Calendar Days before the close of a Customer Engagement Window, the Utility shall provide to each Interconnection Customer proposing to enter the DISIS Cluster a non-binding updated good faith estimate of the cost and timeframe for completing the Definitive Interconnection System Impact Study.

The Interconnection Customer shall execute the DISIS Agreement and deliver the executed DISIS Agreement to the Utility no later than the close of the Customer Engagement Window or its Interconnection Request shall be withdrawn.

5.3.6 Scope of Definitive Interconnection System Impact Study (DISIS).

The DISIS shall evaluate the impact of the proposed Interconnection Requests in the Cluster on the reliability of the Utility's System. The DISIS will consider the Utility's Base Case as well as all Generating Facilities (and with respect to (iii) below, any identified Network Upgrades associated with such higher queued requests) that, on the date the DISIS Request Window closes: (i) are existing and directly interconnected to the Utility's System; (ii) are existing and interconnected to Affected Systems and may have an impact on the Interconnection Request; and (iii) have a pending Interconnection Request to interconnect to the Utility's System with a higher Queue Position than the DISIS Cluster, either individually under Section 3.1 or included in a higher queued Cluster Study.

As set forth in Section 5.3.7, the DISIS is a phased study in which Phase 1 consists of a power flow and voltage analysis that is followed in Phase 2 by a short circuit analysis and a stability analysis. Any DISIS re-studies (Phase 3) shall consist of a power flow/voltage analysis, a short circuit analysis, and/or a stability analysis, as needed. The DISIS report shall state the assumptions upon which it is based; state the results of the analyses; and provide the requirements or potential impediments to providing the requested interconnections, including a preliminary indication of the cost and length of time that would be necessary to correct any problems identified in those analyses and implement the interconnection. The DISIS shall provide a list of facilities that are required as a result of the Interconnection Request and a non-binding good faith preliminary estimate of the required Upgrades, including cost responsibility for Interconnection Customers in the Cluster, and a nonbinding good faith estimated time to construct.

For purposes of clustering Interconnection Requests, the Utility may make reasonable changes to the requested Point(s) of Interconnection as part of the DISIS to facilitate the efficient and reliable interconnection of Interconnection Customers at common points of interconnection. The Utility shall notify Interconnection Customers in writing of any intended changes to the requested Point(s) of Interconnection and the Point(s) of Interconnection shall only change upon mutual agreement. Where the Interconnection Customer agrees to a Utility's proposed change to the Point of Interconnection and the change results in a loss of site control, the Interconnection Customer shall have 150 days to provide affirmation and reasonable documentation, if requested by the Utility, that site control to the new Point of Interconnection has been obtained or the Interconnection Customer shall be required to post the additional financial security required by Section 5.3.11 to continue to proceed through the Definitive Interconnection Study process.

Where an Interconnection Customer is proposing to interconnect a Generating Facility to the Utility's Distribution System and is determined through Phase 1 not to cause or contribute to the need for Network Upgrades requiring further study in Phase 2, the Utility shall complete a distribution level System Impact Study, as further discussed in Section 5.3.7.1 below.

5.3.7 Definitive Interconnection System Impact Study Procedures.

Attachment 4 provides an overview and timeline of the Definitive Interconnection Study Process, including the phases and milestones associated with the Definitive Interconnection System Impact Study.

5.3.7.1 The DISIS Cluster shall consist of all eligible Interconnection Requests that have satisfied M1 (or provided financial security in lieu of M1), have executed a DISIS Agreement, and have provided all required information before the close of the Customer Engagement Window. The Utility shall use Reasonable Efforts to complete the first phase (Phase 1) consisting of a power flow and voltage analysis within ninety (90) Calendar Days. The Phase 1 Report shall identify the Interconnection Facilities and System Upgrades that are expected to be required as a result of the Interconnection Request(s) and a non-binding good-faith indicative level estimate of cost responsibility and a non-binding good-faith estimated time to construct. After issuing the DISIS Phase 1 Report, the Utility shall hold a second thirty (30) calendar day Customer Engagement Window and will host an open stakeholder meeting (the Phase 1 Report Meeting) within ten (10) Business Days of publishing the DISIS Phase 1 results on the Utility's website.

Where the Utility determines through the initial Phase 1 study that a distribution-level Interconnection Customer will not cause or contribute to the need for Network Upgrades, the Utility shall notify the Interconnection Customer in writing during the post-Phase 1 Customer Engagement Window that the Utility shall complete an individual Distribution-level System Impact Study for the proposed Generating Facility within fifty (50) Business Days. Upon issuance of the individual distribution-level System Impact Study report, the Interconnection Customer would then proceed immediately to the SC GIP Section 4.4 Facilities Study process. Interconnection Customers that are studied for distribution level impacts only must continue to meet all Readiness Milestone requirements (or provide security in lieu of the Readiness Milestone) to proceed to Facilities Study under SC GIP Section 4.4.

- 5.3.7.2 Within twenty (20) Calendar Days of the Phase 1 Report Meeting, all Interconnection Customers electing to proceed to Phase 2 are required to satisfy the requirements of Readiness Milestone 2 (M2). Interconnection Customers that do not provide the Readiness Milestone (or provide additional security in lieu of the Readiness Milestone) by the required date shall be deemed withdrawn from the Queue and are subject to a Withdrawal Penalty pursuant to Section 5.7.3.
- 5.3.7.3 Interconnection Customers who satisfy the M2 Readiness Milestone or provide the required security to the Utility shall continue to Phase 2 of the Definitive Interconnection System Phase 2 consists of an updated power Impact Study. flow/voltage analysis (if necessary), stability analysis and short circuit analysis for the Interconnection Customers remaining in the DISIS Cluster. The Utility shall use Reasonable Efforts to complete the Phase 2 analysis within one hundred fifty (150) Calendar Days. The results of this analysis shall identify the Interconnection Facilities and Network Upgrades expected to be required to reliably interconnect the Generating Facilities in that DISIS Cluster. The Phase 2 Report shall provide non-binding estimates of the costs of required System Upgrades and Interconnection Facilities allocated to each Interconnection Customer within the Cluster. The Utility shall hold a third thirty (30) Calendar Day Customer Engagement Window and host an open stakeholder meeting (Phase 2 Report Meeting) within ten (10) Business Days of publishing the DISIS Phase 2 Report on the Utility's website.

- 5.3.7.4 Within twenty (20) Calendar Days of the Phase 2 Report Meeting, each Interconnection Customer in the Cluster shall notify the Utility in writing whether it intends to proceed to the SC GIP Section 4.4 Facilities Study, where failure to provide the required notice shall result in the Interconnection Request being deemed withdrawn from the Queue and the Interconnection Customer being subject to a Withdrawal Penalty pursuant to Section 5.7.3.
 - i. If no Interconnection Customers withdraw from the Queue at this stage, the Definitive Interconnection Study Process shall advance to the SC GIP Section 4.4 Facilities Study stage. The Utility shall notify the Interconnection Customers in the Cluster in writing that Phase 3 is not required and simultaneously provide each Interconnection Customer the Facilities Study Agreement in the form of SC GIP Attachment 9.
 - ii. If one or more Interconnection Customer(s) withdraws from the Cluster, the Utility shall determine if a full System Impact re-study is necessary. If the Utility determines that a re-study is not necessary and Phase 3 is not required, the Utility shall provide an updated Phase 2 Report within thirty (30) Calendar Days of such determination and the Definitive Interconnection Study Process shall advance to the SC GIP Section 4.4 Facilities Study. When the updated Phase 2 Report is issued. the Utilitv shall notify Interconnection Customers in the Cluster, in writing, that Phase 3 is not required and shall simultaneously provide each of those Interconnection Customers the Facilities Study Agreement in the form of SC GIP Attachment 9.
 - iii. If one or more Interconnection Customers withdraws from the Cluster and the Utility determines that a full System Impact re-study is necessary, the Utility will continue with such study under Phase 3 (5.3.7.5) until the Utility determines that no further re-studies are required. If an Interconnection Customer withdraws after the Phase 3 re-study described in Section 5.3.7.5 or during the Facilities Study stage and the Utility determines that System Impact re-studies are necessary, the Cluster shall be re-studied under the terms of Phase 3. The Utility shall notify each Interconnection Customer in the Cluster, in writing, that a re-study is required.

5.3.7.5

If required by the Utility under Section 5.3.7.4, Interconnection Customers shall continue with the third phase (Phase 3) of the DISIS. Phase 3 may consist of updated power flow/voltage analysis, stability analysis, and/or short circuit analysis if necessary for the Interconnection Customers remaining in the Cluster. The Utility shall use Reasonable Efforts to complete the Phase 3 analysis within one hundred fifty (150) Calendar Days. The results of this analysis shall identify the Interconnection Facilities and System Upgrades expected to be required to reliably interconnect the Generating Facilities in the Cluster and shall provide non-binding Preliminary Estimated Upgrade Charges for the required Upgrades. The 3 Report shall identify each Interconnection Customer's estimated allocated costs for Interconnection Facilities and System Upgrades. The Utility shall hold a fourth thirty (30) Calendar Day Customer Engagement Window and will host an open stakeholder meeting (Phase 3 Report Meeting) within ten (10) Business Days of publishing the DISIS Phase 3 results on the Utility's website. The Utility shall notify Interconnection Customers in the Cluster in writing when no further re-studies are required and simultaneously provide the Interconnection Customer(s) a Facilities Study Agreement in the form of SC GIP Attachment 9.

5.3.7.6

Within thirty (30) Calendar Days of the notice that no System Impact restudies are needed and delivery of an Facilities Study Agreement by the Utility, each Interconnection Customer within the Cluster that has completed the DISIS process is required to (i) return an executed Facilities Study Agreement in the form of SC GIP Attachment 9 (executed and including all required data identified therein); and (ii) provide Readiness Milestone 3 (M3) (or provide additional security in lieu of the Readiness Milestone). Milestones for the Definitive Interconnection Study process are described in Section 5.3.10. Interconnection Customers that do not provide the executed Facilities Study Agreement and Readiness Milestone (or provide security in lieu of the Readiness Milestone) by the required date shall be deemed withdrawn from the Queue and are subject to a Withdrawal Penalty pursuant to Section 5.7.3.

5.3.7.7

At the request of an Interconnection Customer or at any time the Utility determines that it will not meet the indicated timeframe for completing the DISIS, the Utility shall notify Interconnection Customer(s) in writing as to the schedule status of the DISIS Cluster. If the Utility is unable to complete the DISIS within the time period, it shall notify Interconnection

Customer(s) and provide an estimated completion date with an explanation of the reasons why additional time is required.

5.3.8 Post-DISIS Report Meeting.

Within ten (10) Business Days of furnishing a final DISIS study report to Interconnection Customer(s) within the Cluster and posting the report on the Utility's website, the Utility shall convene an open meeting to discuss the study results. The Utility shall, upon request, also make itself available to meet with individual Interconnection Customers after the study report is provided.

5.3.9 Re-Study.

If re-study of the DISIS other than the re-study described above in Section 5.3.7.4 is required due to a higher or equal priority queued project dropping out of the Queue, or due to modification of an earlier queued project subject to Section 1.6, the Utility shall notify the Interconnection Customer(s) within the Cluster in writing. The Utility shall make Reasonable Efforts to ensure such re-study takes no longer than one hundred fifty (150) Calendar Days from the date of notice. Any cost of re-study shall be borne by Interconnection Customer(s) being re-studied.

5.3.10 Readiness Milestones.

Satisfaction of the requirements of Readiness Milestones 1, 2 and 3 are required as applicable throughout the Definitive Interconnection Study Process to demonstrate the readiness of the Interconnection Customer to develop the Generating Facility. Satisfaction of the requirements of Readiness Milestone 4 is required after the Definitive Interconnection Study Process has concluded, but before the Interconnection Agreement is issued by the Utility to the Interconnection Customer. An Interconnection Customer who does not satisfy the requirements of an applicable Readiness Milestone (or provide additional security in lieu thereof) is subject to withdrawal from the Queue and payment of a Withdrawal Penalty pursuant to Section 5.7.3.

5.3.10.1 Readiness Milestone 1 (M1).

M1 is satisfied by the Interconnection Customer providing evidence of one of the options below. M1 may also be satisfied by providing additional security as described in Section 5.3.11 in lieu of demonstrating readiness.

 Executed term sheet (or comparable evidence of a legally enforceable obligation) related to a contract, binding upon the parties to the contract, for sale of the Generating Facility's energy, where the term of the sale is not less than five (5) years, or

b) Reasonable evidence the project has been selected by the Utility in a Resource Plan or is offering to sell its output through a Resource Solicitation Process.

5.3.10.2 Readiness Milestone 2 (M2).

M2 is satisfied by the Interconnection Customer providing evidence of one of the options below. M2 may also be satisfied by providing additional security as described in Section 5.3.11 in lieu of demonstrating readiness.

- a) Executed term sheet (or comparable evidence of a legally enforceable obligation) related to a contract, binding upon the parties to the contract, for sale of the Generating Facility's energy, where the term of the sale is not less than five (5) years; or.
- b) Reasonable evidence that the project has been selected by the Utility in a Resource Plan or is offering to sell its output through Resource Solicitation Process.

5.3.10.3 Readiness Milestone 3 (M3).

M3 is satisfied by the Interconnection Customer providing evidence of one of the options below. M3 may also be satisfied by providing additional security as described in Section 5.3.11 in lieu of demonstrating readiness.

- a) Executed contract, binding upon the parties to the contract, for the sale of the Generating Facility's energy, where the term of the sale is not less than five (5) years, or where the Interconnection Customer has initiated dispute resolution regarding the Utility's failure to provide an executable contract or to execute the contract tendered by the Interconnection Customer and, in such circumstances, the Interconnection Customer shall have twenty (20) Calendar Days to execute a mutually-agreeable power purchase agreement or to file a formal complaint with the Commission; or
- b) Reasonable evidence that the project has been selected by the Utility in a Resource Plan and, if required, has filed an application for a Certificate of Public Convenience and Necessity from the

Commission or has received a contract award in a Resource Solicitation Process; or

c) Reasonable evidence that the Interconnection Customer's Generating Facility has been included in a submitted application meeting all eligibility requirements to participate in a voluntary renewable energy program approved by the Commission pursuant to S.C. Code Section 58-41-30.

5.3.10.4 Readiness Milestone 4 (M4).

M4 must be achieved within ten (10) Business Days of the Utility's issuance of the Facilities Study Report and is satisfied by the Interconnection Customer providing the prepayment amount as described below and evidence of one of the options below. M4 may also be satisfied by providing additional security as described in Section 5.3.11 in lieu of demonstrating readiness.

- a) Executed contract, binding upon the parties to the contract, for the sale of the Generating Facility's energy, where the term of the sale is not less than five (5) years; or
- b) Reasonable evidence that the project has been selected by the Utility in a Resource Plan and, if required, has received a Certificate of Public Convenience and Necessity from the Commission or has received a contract award in a Resource Solicitation Process.

The M4 prepayment amount shall be the greater of a) one hundred percent (100%) of the System Upgrade costs identified in the Facilities Study Report that would be borne by the Interconnection Customer under a future Interconnection Agreement or b) a minimum deposit based upon the Interconnection Customer's nameplate capacity identified in the Interconnection Request of: \$100,000 for Interconnection Customers greater than 1 MW up to 5MW; \$150,000 for Interconnection Customers greater than 5 MW up to 10 MW; \$200,000 for Interconnection Customers greater than 10 MW up to 20 MW; \$500,000 for Interconnection Customers greater than 20 MW up to 50 MW, or \$800,000 for Interconnection Customers greater than 50 MW. If the Interconnection Customer is assigned System Upgrades in the Facilities Study Report, M4 shall be held by the Utility as a non-

refundable pre-payment for the estimated cost of such System Upgrades and shall be trued up by the Utility in the detailed estimated Upgrade charges included in a future Interconnection Agreement or shall be forfeited to the Utility to construct the assigned System Upgrades if the Interconnection Request is subsequently withdrawn by the Interconnection Customer subject to the cap established for ready projects in Section 5.7.3.1. The M4 prepayment amount may be in the form of an irrevocable letter of credit upon which the Utility may draw, cash, surety bond or other financial arrangement that is acceptable to the Utility.

5.3.11 Definitive Interconnection Study Process Security Requirements.

The security required in lieu of demonstrating readiness at each Readiness Milestone is identified below (and also provided in Attachment 4-B). The security amount is dependent on whether the Interconnection Customer satisfied a Readiness Milestone and which phase of the Definitive Interconnection Study Process the customer is entering. All security described below for Readiness Milestones M1-M3 shall be in the form of an irrevocable letter of credit upon which the Utility may draw or cash. The M4 Security may be in the same form as the M-1-M3 Security or may also be in the form of a surety bond or other financial arrangement that is acceptable to the Utility.

An Interconnection Customer may opt to provide security in lieu of satisfying the requirements of Readiness Milestones M1 – M4, as described in Section 5.3.10. The security provided is applied towards the security amount required for each successive milestone if the Interconnection Customer does not withdraw from the Queue. For example, the security provided for M2 is applied to the additional amount of security required for M3.

The amount of security required for each Readiness Milestone for Interconnection Customers that do not provide a demonstration of readiness is:

M1 = 2 times the Section 2.1 study deposit amount

M2 = 2 times the Section 2.1 study deposit amount

M3 = 3 times the Section 2.1 study deposit amount

M4 = Greater of System Upgrade costs identified in the Interconnection Customer's Facilities Study Report or a minimum deposit amount equal to the minimum deposit required for ready projects in Section 5.3.10.4.

If an Interconnection Customer is initially required to provide increased financial security under this Section 5.3.11 because it cannot satisfy the requirements of a Readiness Milestone under Section 5.3.10, but subsequently does satisfy those requirements prior to the next Readiness Milestone, its security shall be reduced accordingly.

- 5.4 Facilities Study Timeline.
 - 5.4.1 Where a Utility administers a Definitive Interconnection Study Process and is completing Facilities Study for all Interconnection Customers within a Cluster or Resource Solicitation Cluster, the Utility shall use reasonable efforts to complete the Facilities Study within one hundred fifty (150) Calendar Days for all Interconnection Customers within the Cluster.
- 5.5 Interconnection Agreement and Scheduling.
 - 5.5.1 All Interconnection Customers must also satisfy the requirements of Readiness Milestone 4 (M4) within ten (10) Business Days of receipt of the Facilities Study Report. Interconnection Customers that do not provide M4 (or provide security in lieu of the Readiness Milestone by the required date) shall be deemed withdrawn from the Queue and subject to a Withdrawal Penalty pursuant to Section 5.7.3.
- 5.6 Processing Interconnection Request During Pending Dispute.
 - 5.6.1 Where an Interconnection Customer initiates a dispute pursuant to SC GIP Section 6.2 after entering the Definitive Interconnection Study Process, the disputing Interconnection Customer shall have the option to either withdraw from the Cluster and be studied as part of the next Cluster or to continue being evaluated as part of the Cluster provided that it complies with all requirements of the Definitive Interconnection Study Process, including continuing to demonstrate readiness or provide financial security pursuant to Section 5.3.10 and 5.3.11.
- 5.7 Withdrawal of An Interconnection Request.
 - 5.7.1 As described in SC GIP 6.3.1, an Interconnection Customer may withdraw an Interconnection Request at any time prior to executing an Interconnection Agreement by providing the Utility with a written request for withdrawal, and, as described in SC GIP 6.3.2, an Interconnection Request shall be deemed withdrawn if the Interconnection Customer fails to meet its obligations specified in the Interconnection Procedures, System Impact Study Agreement or Facility Study Agreement or to take advantage of any express opportunity to cure.
 - 5.7.2 Where an Interconnection Customer requests withdrawal during the Definitive Interconnection Study Process, the Utility shall follow the process established in SC GIP 6.3.3. and shall (i) impose the Withdrawal Penalty

described in Section 5.7.3, and (ii), refund any of the refundable portion of Interconnection Customer's study deposit that exceeds the share of the costs assigned to the Interconnection Customer that Utility has incurred after settling the final invoice pursuant to SC GIP Section 6.3.3. If an invoice is not paid within the timeframe provided in SC GIP Section 6.3.3, the Utility shall draw upon the security provided to settle all accounts, which shall include any offsets of amounts due and owing by the Utility. After the final invoice is paid and all accounts are settled, the Utility shall refund or release all remaining security.

5.7.3 Withdrawal Penalty.

An Interconnection Customer shall be subject to a Withdrawal Penalty if it withdraws its Interconection Request from the Queue or the Generating Facility does not otherwise reach Commercial Operation unless (1) the Utility determines consistent with Good Utility Practice that the withdrawal does not negatively affect the timing or cost to interconnect of equal or lower queued projects; or (2) the cost responsibility for the Interconnection Facilities and Upgrades identified for that Interconnection Customer in the current DISIS Phase 2, Phase 3, or Facilities Study report increased by more than twenty-five percent (25%) compared to the costs identified in the previous DISIS report.

5.7.3.1 Calculation of the Withdrawal Penalty for Ready Projects.

If the Interconnection Customer satisfied the Readiness Milestone requirements for the most recent phase of the Definitive Interconnection Study Process prior to withdrawal, that Interconnection Customer's Withdrawal Penalty shall be calculated as follows:

- 1. If the Interconnection Customer withdraws after M1, but before M2, the Withdrawal Penalty shall be equal to the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process.
- 2. If the Interconnection Customer withdraws after M2, but before M4, the Withdrawal Penalty shall be the higher of the study deposit or one (1) times the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process.
- 3. If the Interconnection Customer withdraws after proceeding to Section 5 and providing M4, the Withdrawal Penalty shall be the higher of the non-refundable pre-payment for the estimated System Upgrades allocated to the Interconnection Customer in

the Facilities Study Report or five (5) times the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process. This amount shall be capped at two (2) million dollars. If the M4 prepayment amount provided by the Interconnection Customer exceeded the cap, the Utility shall not be obligated to proceed with constructing the Upgrades assigned to the withdrawing Interconnection Customer and shall refund the prepayment amounts exceeding the capped Withdrawal Penalty to the withdrawing Interconnection Customer and shall allocate the Withdrawal Penalty in accordance with Section 5.7.4 in lieu of constructing the System Upgrade(s) assigned to the withdrawing Interconnection Customer.

5.7.3.2 Calculation of the Withdrawal Penalty for Non-Ready Projects.

If the Interconnection Customer did not satisfy the Readiness Milestone requirements for the most recent phase of the Definitive Interconnection Study Process prior to withdrawal and instead provided financial security pursuant to Section 5.3.11 in lieu of demonstrating readiness, that Interconnection Customer's Withdrawal Penalty shall be dependent on the Phase in which the Interconnection Customer withdraws and shall be calculated as follows:

- 1. If the Interconnection Customer withdraws in Phase 1 (after M1, but before M2), the Withdrawal Penalty shall be the higher of the study deposit or two (2) times the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process. This amount shall be capped at one (1) million dollars.
- 2. If the Interconnection Customer withdraws in Phase 2 (after M2, but before M3), the Withdrawal Penalty shall be the higher of the study deposit or two (2) times the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process. This amount shall be capped at one and one half (1.5) million dollars.
- 3. If the Interconnection Customer withdraws after proceeding to the Section 4.4 Facilities Study (after M3, but before M4), the Withdrawal Penalty shall be the higher of the study deposit or three (3) times the Interconnection Customer's actual allocated cost of the

Definitive Interconnection Study Process. This amount shall be capped at two (2) million dollars.

- 4. If the Interconnection Customer withdraws after proceeding to Section 5 and providing M4, the Withdrawal Penalty shall be the higher of the non-refundable pre-payment for the estimated System Upgrades allocated to the Interconnection Customer in the Facilities Study Report or five (5) times the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process. There is no cap on the M4 Withdrawal Penalty amount for non-ready projects.
- 5.7.3.3 Calculation of the Withdrawal Penalty for Projects with Executed Interconnection Agreements.

The Withdrawal Penalty for any Interconnection Customer that has executed an Interconnection Agreement pursuant to SC GIP Section 5.2.1 is the higher of System Upgrade costs assigned to the Interconnection Customer under its executed Interconnection Agreement or five (5) times the Interconnection Customer's actual allocated cost of the Definitive Interconnection Study Process. There is no cap on this Withdrawal Penalty amount.

5.7.4 Distribution of Withdrawal Penalty.

Withdrawal Penalty revenues associated with M1-M3 shall be used to fund generation interconnection studies. Withdrawal Penalty revenues shall first be applied, in the form of a bill credit, to not-yet-invoiced study costs for other Interconnection Customers in the same Cluster. To the extent that such studies are fully credited, the penalty revenues shall be applied to the Utility's general queue administration costs and the costs of future Clusters in queue order. Withdrawn Interconnection Customers shall not receive a bill credit associated with Withdrawal Penalties. Distribution of Withdrawal Penalty revenues to a specific study shall not exceed the total actual study costs. Withdrawal Penalty revenues within a Cluster shall be allocated in a manner comparable to the allocation of study costs described in Section 5.3.3. Specifically, the Withdrawal Penalty revenue distribution to each Interconnection Customer in a specific Cluster, shall be (1) ten percent (10%) on a per capita basis based on the number of Interconnection Requests in the applicable Cluster; and (2) ninety percent (90%) on a prorata basis based on requested megawatts included in the applicable Cluster. Where an Interconnection Customer withdraws after achieving the M4 readiness milestone and its assigned System Upgrades exceed the M4 cap amount in Section 5.7.3.1, the Utility shall also follow the process prescribed in this Section for allocating Withdrawal Penalty revenues. The

Utility shall not change the distribution of Withdrawal Penalty revenues without authorization by the Commission.

Glossary of Terms (Definitive Interconnection Study Process Supplement)

Base Case – The base case power flow, short circuit, and stability data bases used by the Utility for completing interconnection studies for the Interconnection Customer.

Calendar Days – Sunday through Saturday, including all holidays.

Cluster – A group of Interconnection Requests (one or more) that are studied together for the purpose of conducting the Interconnection Studies.

Cluster Study – An interconnection study evaluating one or more Interconnection Requests.

Clustering – The process whereby a group of Interconnection Requests is studied together, instead of serially, for the purpose of conducting the System Impact Study.

Definitive Interconnection Study Process (Definitive Interconnection Study) – An alternative interconnection study process adopted by the Utility, after notice and Commission approval, for purposes of administering a Cluster Study process. The Definitive Interconnection Study Process is inclusive of the DISIS Request Window, Customer Engagement Window, Definitive Interconnection System Impact Study, and the Interconnection Facilities Study.

Definitive Interconnection System Impact Study (DISIS) – An engineering study that evaluates the impact of a Cluster of Interconnection Requests on the safety and reliability of the Utility's System and, if applicable, an Affected System.

Definitive Interconnection System Impact Study Agreement (DISIS Agreement) – Form of System Impact Study agreement contained in Attachment 5 for conducting the Definitive Interconnection System Impact Study.

Definitive Interconnection System Impact Study Cluster (DISIS Cluster) – A Cluster studied through a DISIS.

Definitive Interconnection System Impact Study (DISIS) Request Window – The period of time each starting on January 1 and lasting 180 Calendar Days during which Interconnection Requests are submitted to a Utility for inclusion in a Cluster to be studied and processed pursuant to a Definitive Interconnection Study Process.

Material Modification – A modification to machine data or equipment configuration or to the interconnection site of the Generating Facility that has a material impact on the cost, timing or design of any Interconnection Facilities or

Upgrades. Material Modifications include project revisions proposed at any time after receiving notification by the Utility of a complete Interconnection Request pursuant to Section 1.3.3 that 1) alters the size or output characteristics of the Generating Facility from its Utility-approved Interconnection Request submission; 2) may adversely impact other Interconnection Requests with higher Queue Numbers, or may adversely impact another Interconnection Customer who is part of the same Cluster where the utility is implementing the Definitive Interconnection Study Process.

In addition to the list of modifications to an Interconnection Request identified in the SC GIP that are not indicia of a Material Modification, a change in the point of interconnection to a new location or new voltage level, where requested by the Utility and agreed to by the Interconnection Customer pursuant to Section 5.3.6, is not a Material Modification.

Readiness Milestone – A point in a Definitive Interconnection Study Process at which the Interconnection Customer must satisfy certain requirements set forth in Section 5.3.10 of this Appendix or be subject to increased withdrawal penalties and security.

Resource Plan – An integrated resource plan filed by a Utility with the Commission pursuant to S.C. Code Ann. § 58-37-40.

Resource Solicitation Cluster – A Cluster Study associated with a Resource Plan, Competitive Resource Solicitation or related process.

South Carolina Generator Interconnection Procedures – The term "South Carolina Generator Interconnection Procedures" shall refer to the South Carolina Generator Interconnection Procedures, Forms, and Agreements for State-Jurisdictional Generator Interconnections as approved by the Public Service Commission of South Carolina.

Withdrawal Penalty – A penalty assigned (if applicable) to an Interconnection Customer that withdraws from the Definitive Interconnection Study Process. Withdrawal penalty shall have the meaning set forth in Sections 5.7.2 and 5.7.3 of this Appendix.

Transitional Cluster System Impact Study Agreement

THIS AGREEMENT is made and enter	ed into	· this day	/ of,
20 by and between	,	a	organized and
existing under the laws of the State	e of		, ("Interconnection
Customer,") and	a		_existing under the
laws of the State of	, ("Utility	y"). Interconnection C	Customer and Utility
each may be referred to as a "Party," or co	ollective	ely as the "Parties."	

RECITALS

WHEREAS, Interconnection Customer is	s proposing to develop and to interconnect a
Generating Facility with the Utility's Syste	em or to develop a generating capacity addition
to an existing Generating Facility consists	ent with the Interconnection Request submitted
by Interconnection Customer dated	which is now being processed by the Utility
as Queue Number; and	

WHEREAS, the Public Service Commission of South Carolina has authorized the Utility to transition to a Definitive Interconnection Study Process and Interconnection Customer has a valid Queue Number as of the effective date of the Appendix Duke CS; and

WHEREAS, Section 3.2 of Appendix Duke CS of the South Carolina Generator Interconnection Procedures ("SC GIP") afford the Interconnection Customer the option to be studied under a "Transitional Cluster Study," with equal Queue Positon to all other Interconnection Requests that enter the Transitional Cluster Study, prior to the Utility fully implementing the Definitive Interconnection Study Process; and

WHEREAS, Interconnection Customer has requested the Utility to perform such a Transitional Cluster Study as described in Section 3.2 of Appendix Duke CS to the SC GIP, which is a combined system impact Cluster Study to specify and estimate the cost of the equipment, engineering, procurement and construction work needed to physically and electrically connect the Generating Facility as well as other proposed Generating Facilities that established Queue Numbers prior to the Commission's authorization for the Utility to transition to a Definitive Interconnection Study Process.

NOW, THEREFORE, in consideration of and subject to the mutual covenants contained herein the Parties agreed as follows:

- 1.0. When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated in the South Carolina Generator Interconnection Procedures and Appendix Duke CS.
- 2.0. Interconnection Customer elects and the Utility shall cause to be performed a Transitional System Impact Cluster Study as described in Section 3.2 of Appendix Duke CS. By execution of this Agreement, Interconnection Customer and Utility agree

- to rescind any previously executed System Impact Study Agreement and to complete the System Impact Cluster Study pursuant to this Agreement.
- 3.0. The Transitional Cluster Study shall be based upon the technical information provided by the Interconnection Customer in the Interconnection Request. The Utility reserves the right to request additional technical information from Interconnection Customer as may reasonably become necessary consistent with Good Utility Practice during the course of the Transitional Cluster Study and Interconnection Customer shall provide such data. If the information requested by the Utility is not provided by the Interconnection Customer within a reasonable timeframe to be identified by the Utility in writing, the Utility shall provide the Interconnection Customer written notice providing an opportunity to cure such failure by the close of business on the tenth (10th) Business Day following the posted date of such notice, where failure to provide the information requested within this period shall result in the study being terminated and the Interconnection Request being deemed withdrawn.
- 4.0. The Transitional Cluster Study report shall provide the following information:
 - identification of any circuit breaker short circuit capability limits exceeded as a result of the interconnection;
 - identification of any thermal overload or voltage limit violations resulting from the interconnection;
 - identification of any instability or inadequately damped response to system disturbances resulting from the interconnection; and
 - shall provide a description, estimated cost of, schedule for required facilities to interconnect the Generating Facility to the Utility's System and shall address the short circuit, instability, and power flow issues identified in the most recently published System Impact Study.
- 5.0. Interconnection Customer has met all requirements described in Section 3.1.2 of Appendix Duke CS within the timeframe prescribed by Section 3 to enter into the Transitional Cluster Study.
- 6.0. In addition to meeting all requirements of Section 3.2 of Appendix Duke CS to enter and proceed through the Transitional Cluster Study, Interconnection Customer shall have previously provided a deposit for the performance of Interconnection Studies at the time of its Interconnection Request. Interconnection Customer's initial deposit shall be applied towards the Utility's cost of completing the Transitional Cluster Study, and shall be supplemented, if required, pursuant to Section 3.2.1.a of Appendix Duke CS.

The Interconnection Customer shall be allocated the actual costs of the Transitional Cluster Study according to the method described in Section 5.3.3 of Appendix Duke CS. If the Interconnection Customer withdraws from the Cluster Study or otherwise does not reach Commercial Operation, the Interconnection Customer's deposit shall be trued up for costs incurred by the Utility to complete the Transitional Cluster Study and the

Withdrawal Penalty prescribed pursuant to Sections 3.2.4 and 3.2.5 of Appendix Duke CS, and the remaining deposit shall be refunded to the Interconnection Customer pursuant to the process established in SC GIP Section 6.3.3.

7.0. Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of South Carolina, without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

8.0. Amendment

The Parties may amend this Agreement by a written instrument duly executed by both Parties.

9.0. No Third-Party Beneficiaries

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

10.0. Waiver

- 10.1. The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 10.2. Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, or duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Utility. Any waiver of this Agreement shall, if requested, be provided in writing.

11.0. <u>Multiple Counterparts</u>

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

12.0. No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on

behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

13.0. <u>Severability</u>

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

14.0. <u>Subcontractors</u>

Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

- 14.1. The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Utility be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.
- 14.2. The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.

15.0. Reservation of Rights

The Utility shall have the right to make a unilateral filing with the Commission to modify this Agreement with respect to any rates, terms and conditions, charges, or classifications of service, and the Interconnection Customer shall have the right to make a unilateral filing with the Commission to modify this Agreement; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before the Commission in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties except to the extent that the Parties otherwise agree as provided herein.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

[Insert name of Utility]	
Ву:	_ By:
Title:	Title:
Date:	_ Date:
[Insert name of Interconnection Custon	ner]
Ву:	_
Title:	_
Date:	_

ASSUMPTIONS USED IN CONDUCTING THE TRANSITIONAL CLUSTER STUDY

[Assumptions to be completed by Interconnection Customer and Utility]

Attachment 3

Informational Interconnection Request Form and Study Agreement

- 1. The undersigned Interconnection Customer submits this request to evaluate the interconnection of its Generating Facility with Utility's Transmission System.
- 2. Interconnection Customer provides the following information:
 - a. Address or location of the proposed new Generating Facility site (to the extent known) or, in the case of an existing Generating Facility, the name and specific location (GIS coordinates) of the existing Generating Facility;
 - b. Maximum summer at _____ degrees C and winter at _____ degrees C megawatt electrical output of the proposed new Generating Facility or the amount of megawatt increase in the generating capacity of an existing Generating Facility;
 - c. General description of the equipment configuration;
 - d. Proposed Commercial Operation Date to be studied (Day, Month, and Year);
 - e. Name, address, telephone number, and e-mail address of Interconnection Customer's contact person;
 - f. Approximate location of the proposed Point of Interconnection;
 - g. Interconnection Customer Data (set forth in Attachment A)
 - h. Primary frequency response operating range for electric storage resources.
 - i. Maximum Generating Capacity Requested (in MW); and
 - j. A Scope of Work including any additional information that may be reasonably required.
- 3. \$10,000 study deposit amount as specified in Section 4.3 of Appendix Duke CS.
- 4. This Informational Interconnection Study Request shall be submitted to the representative indicated below:

[To be completed by Utility]

5. Representative of Interconnection Customer to contact:

[To be completed by Interconnection Customer]

6. This Interconnection Request is submitted by:

Name of Interconnection Customer:
By (signature):
Name (type or print):
Title:

Date:

GENERATING FACILITY DATA FOR INFORMATIONAL INTERCONNECTION STUDY

UNIT RATINGS

kVA	°F		Voltage
Power Factor_ Speed (RPM) Short Circuit Ratio _ Stator Amperes at Rated kV Max Turbine MW	Connector	ction (e.g. Wye) ncy, Hertz	Field Volts
Primary frequency	response o _l	perating range for el	ectric storage resources.
Minimum State of Maximum State o			_
COMBINED	TURBINE-G	SENERATOR-EXCITE	ER INERTIA DATA
Inertia Constant, H = WR ² = lb. ft.	kW	sec/kVA Moment-of-l	nertia,
REACTANCE DATA (PER UNIT-R	RATED KVA) DIRECT	AXIS QUADRATURE AXIS
Synchronous – saturated	X_{dv}	X _{qv}	_
Synchronous – unsaturated	X _{di}	X _{qi}	_
Transient – saturated	X' _{dv}	X' _{qv}	_
Transient – unsaturated	X' _{di}		
Subtransient – saturated	X" _{dv}		
Subtransient – unsaturated	X" _{di}		
Negative Sequence – saturated	X2 _v		_
	X2 _i		
unsaturated	X0 _v	-	
Zero Sequence –	X0 _i		
saturated Zero	XI _m		
Sequence –			
unsaturated			
Leakage Reactance			

Open Circuit	T' _{do}	T' _{qo}	
Three-Phase Short Circuit Transient	T' _{d3}		
Line to Line Short Circuit Transient	T' _{d1}	T" _q	
Short Circuit Subtransient	T' _{d2}		
Open Circuit Subtransient	T" _{do}	T" _{qo}	
Line to Neutral Short Circuit Transient			
	TIME CONSTA	•	•
Three Phase Short Circuit T_{a3} Line to Line Short Circuit T_{a2} Circuit T_{a1}	Line	to Neutral	Short
NOTE: If requested information is n	ot applicable, in	ndicate by mar	king "N/A."
MW CAPABI GENERATING FACILITY DA	ILITY AND PLA TA ARMATURI UNIT)	E WINDING R	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$			
Rotor Short Time Thermal Capacity Field Current at Rated kVA, Armatu Field Current at Rated kVA and Arm Three Phase Armature Winding Cap Field Winding Resistance = Armature Winding Resistance (Per	re Voltage and nature Voltage, pacitance = ohms	0 PF = microfara °C	_amps nd

CURVES

Provide Saturation, Vee, Reactive Capability, Capacity Temperature Correction curves. Designate normal and emergency Hydrogen Pressure operating range for multiple curves.

GENERATOR STEP-UP TRANSFORMER DATA RATINGS

Capacity	Self-cooled/ Maximum Nameplate /kVA				
•	nerator Side/System side/Tert _//	• /	άV		
	ons (Low V/High V/Tertiary V //		/ye))		
Fixed Taps Availa	ble				
Present Tap Setti	ng				
	ransformer stage is used to d System, please provide th				
	IMPEI	DANCE			
Positive Z_1 (on self	-cooled kVA rating)	%		X/R	
Zero Z_0 (on self	-cooled kVA rating)	%		X/R	
	EXCITATION	SYSTEM D	ATA		
(PSS) for comput	te IEEE model block diagram er representation in power sys and PSS constants for use in	stem stabili			
	GOVERNOR	SYSTEM D	ATA		
Identify appropriate IEEE model block diagram of governor system for computer representation in power system stability simulations and the corresponding governor system constants for use in the model.					
	WIND GEI	NERATORS	8		
Number of gene	erators to be interconnecte	d pursuan	t to this In	terconnection Red	quest:
Elevation:	Single Phase		Three Phase		
Inverter manufact	urer, model name, number, ar	nd version:			

Docket No. 2019-326-E	
List of adjustable setpoints for the protective equipment or software:	

DEP/DEP Application - Attachment 2

Note: A completed General Electric Company Power Systems Load Flow (PSLF) data sheet or other compatible formats, such as IEEE and PTI power flow models, must be supplied with the Interconnection Request. If other data sheets are more appropriate to the proposed device, then they shall be provided and discussed at Scoping Meeting.

INDUCTION GENERATORS

(*) Field Volts:	
(*) Field Amperes:	
(*) Motoring Power (kW):	
(*) Neutral Grounding Resistor (If Applicable:	
(*) l₂²t or K (Heating Time Constant):	
(*) Rotor Resistance:	
(*) Stator Resistance:	
(*) Stator Reactance:	
(*) Rotor Reactance:	
(*) Magnetizing Reactance:	_
(*) Short Circuit Reactance:	_
(*) Exciting Current:	
(*) Temperature Rise:	
(*) Frame Size:	
(*) Design Letter:	
(*) Reactive Power Required In Vars (No Loa	,
(*) Reactive Power Required In Vars (Full Lo	,
(*) Total Rotating Inertia, H:	_Per Unit on KVA Base

Note: Please consult with Utility prior to submitting the Informational Interconnection Study Request to determine if the information designated by (*) is required.

INFORMATIONAL INTERCONNECTION STUDY AGREEMENT

THIS AGREEMENT is made and entered	into this	_day of,
20 by and between	, a	organized
and existing under the laws of the State of		, ("Interconnection
Customer,") and	_a	existing
under the laws of the State of,	("Utility"").	Interconnection Customer
and Utility each may be referred to as a "P	arty," or col	lectively as the "Parties."

RECITALS

WHEREAS, Interconnection Customer is evaluating developing a Generating Facility or generating capacity addition to an existing Generating Facility proposing an interconnection with the Utility's Transmission System; and

WHEREAS, Interconnection Customer has submitted to Utility an Informational Interconnection Study Interconnection Request; and

NOW, THEREFORE, in consideration of and subject to the mutual covenants contained herein the Parties agree as follows:

- 1. When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated in South Carolina Generator Interconnection Procedures authorized by the Commission.
- 2. Interconnection Customer elects and Utility shall cause an Informational Interconnection Study consistent with Section 4.1 of this Appendix Duke SC to be performed.
- 3. The scope of the Informational Interconnection Study shall be subject to the assumptions set forth in Attachment A to this Agreement.
- 4. The Informational Interconnection Study shall be performed solely for informational purposes.
- 5. The Informational Interconnection Study report shall provide an analysis based on the assumptions specified by Interconnection Customer in Attachment A to this Agreement, as agreed to by the Utility. The Informational Interconnection Study shall identify Utility's Interconnection Facilities and the System Upgrades, and the estimated cost thereof that may be required to interconnect the proposed Generating Facility based upon the assumptions specified by Interconnection Customer in Attachment A.

- 6. Interconnection Customer shall provide a deposit of ten thousand dollars (\$10,000.00) for the performance of the Informational Interconnection Study. The Utility's good faith estimate for the time of completion of the Informational Interconnection Study is [insert date].
- 7. Upon receipt of the Informational Interconnection Study, the Utility shall charge and Interconnection Customer shall pay the actual costs of the Informational Interconnection Study. The Interconnection Customer must pay any Study costs that exceed the Interconnection Request Deposit without interest within 20 Business Days of receipt of the invoice. If the deposit exceeds the invoiced fees or the Interconnection Customer's costs exceed the aggregate deposits received, the amount of funds equal to the difference will be settled in accordance with Section 6.3 of the South Carolina Generator Interconnection Procedures.
 - 8. Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of South Carolina, without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

9. Amendment

The Parties may amend this Agreement by a written instrument duly executed by both Parties.

10. No Third-Party Beneficiaries

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

- 11. Waiver
- 11.1. The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 11.2. Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, or duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the

Interconnection Customer's legal rights to obtain an interconnection from the Utility. Any waiver of this Agreement shall, if requested, be provided in writing.

12. Multiple Counterparts

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

13. No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

14. Severability

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

15. Subcontractors

Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

15.1. The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Utility be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.

- 15.2. The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.
- 16. Reservation of Rights

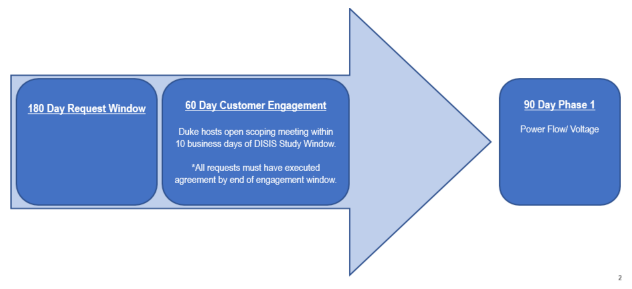
The Utility shall have the right to make a unilateral filing with the Commission to modify this Agreement with respect to any rates, terms and conditions, charges, or classifications of service, and the Interconnection Customer shall have the right to make a unilateral filing with the Commission to modify this Agreement; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before the Commission in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties except to the extent that the Parties otherwise agree as provided herein.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

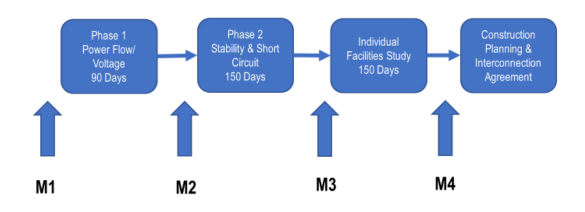
[Insert name of Utility]	[Insert name of Interconnection Customer]
0: 1	
Signed	Signed
Name (Printed):	Name (Printed):
Title	

Definitive Interconnection Study Process Overview

Enrollment Window: 5.3.1



Definitive Interconnection Study Process



DISIS Study Process Overview

Phase 1: M1 Required Before Power Flow/Voltage(90 calendar days)

- The Utility shall use Reasonable Efforts to complete the first phase (Phase 1) consisting of a power flow and voltage analysis within ninety (90) Calendar Days.
- The Phase 1 Report shall identify the Interconnection Facilities and System Upgrades that are
 expected to be required as a result of the Interconnection Request(s) and a non-binding good-faith
 indicative level estimate of cost responsibility and a non-binding good-faith estimated time to construct.
- After issuing the Phase 1 Report, the Utility shall hold a second thirty (30) calendar day Customer Engagement Window and will host an open stakeholder meeting ("Phase 1 Report Meeting") within ten (10) Business Days of publishing the DISIS Phase 1 results on the Utility's website.
- Where the Utility determines through the initial Phase 1 study that a proposed distribution-level Interconnection Customer will not cause or contribute to the need for Network Upgrades, the Utility shall notify the Interconnection Customer in writing during the post-Phase 1 Customer Engagement Window that the Utility shall complete an individual Distribution-level System Impact Study for the proposed Generating Facility within 50 Business Days. Upon issuance of the individual Distribution-level System Impact Study Report, the Interconnection Customer would then proceed immediately to the SC GIP Section 4.4 Facilities Study process. Interconnection Customers that are studied for distribution level impacts only must continue to meet all Readiness Milestone requirements (or provide security in lieu of the Readiness Milestone) to proceed to Facilities Study under SC GIP Section 4.4.
- Within twenty (20) Calendar Days of the Phase 1 Report Meeting, all Interconnection Customers proceeding in the DISIS to Phase 2 are required to satisfy the requirements of Readiness Milestone 2 ("M2").

Phase 2: M2 Required Before Stability/Short Circuit (150 calendar days)

- Interconnection Customers who satisfy the M2 readiness requirements or provide the required security
 to the Utility shall continue in to the second phase ("Phase 2") of the Definitive Interconnection System
 Impact Study.
- Phase 2 consists of an updated power flow/voltage analysis (if necessary), stability analysis and short circuit analysis for the Interconnection Customers remaining in the DISIS Cluster.
- The Utility shall use Reasonable Efforts to complete Phase 2 analysis within one hundred fifty (150)
 Calendar Days.
- The results of this analysis shall identify the Interconnection Facilities and Network Upgrades expected
 to be required to reliably interconnect the Generating Facilities in that DISIS Cluster. The Phase 2
 Report shall provide non-binding estimates of the costs of required Upgrades and Interconnection
 Facilities allocated to each Interconnection Customer within the Cluster.
- The Utility shall hold a third thirty (30) calendar day Customer Engagement Window and will host an open stakeholder meeting ("Phase 2 Report Meeting") within ten (10) Business Days of publishing the DISIS Phase 2 results on the Utility's website.
- Within twenty (20) Calendar Days of the Phase 2 Report Meeting, each Interconnection Customer in the Cluster shall notify the Utility in writing whether it intends to proceed to the Section 4.4 Facilities Study.

Phase 3: Re-study (if necessary, 150 calendar days)

- If one or more Interconnection Customers withdraws from the Cluster and the Utility determines a full system impact re-study is necessary, the Utility will continue with System Impact restudies ("Phase 3") until the Utility determines that no further re-studies are required. If a customer withdraws after the Phase 3 re-study described in Section 5.3.7.5 or during the Facilities Study and the Utility determines system impact level re-studies are necessary, the Cluster shall be restudied under the terms of Phase 3. The Utility shall notify Interconnection Customers in the Cluster in writing that a re-study is required.
- The Utility shall use Reasonable Efforts to complete the Phase 3 analysis within one hundred fifty (150)
 Calendar Days.
- The Utility shall hold a fourth thirty (30) calendar day Customer Engagement Window and will host an open stakeholder meeting ("Phase 3 Report Meeting") within ten (10) Business Days of publishing the DISIS Phase 3 results on the Utility's website.

Facilities Study: M3 Required Before Individual Facilities Study (150 calendar days)

- Within thirty (30) Calendar Days of the notice that no System Impact restudies are needed and delivery of an Facilities Study Agreement by the Utility, each Interconnection Customer within the Cluster that has completed the DISIS process is required to (i) return an executed Facilities Study Agreement in the form of Attachment 9 (completed and including all required data identified therein); and (ii) provide Readiness Milestone 3 ("M3") (or provide security in lieu of the Readiness Milestone).
- The Utility shall use reasonable efforts to complete the Facilities Study for all Interconnection Customers within a Cluster or Resource Solicitation Cluster within one hundred fifty (150) Calendar Days.
- The Facilities Study Report shall specify and estimate the cost of the equipment, engineering, procurement and construction work (including overheads) needed to implement the System Impact Studies and to allow the Generating Facility to be interconnected and operated safely and reliably.

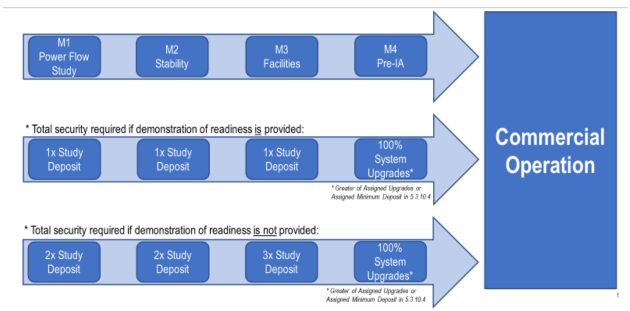
IA: M4 Required Before Construction Planning and Interconnection Agreement

- All Interconnection Customers within a Cluster or Resource Solicitation Cluster must satisfy the requirements of Readiness Milestone 4 ("M4") within ten (10) Business Days of receipt of the Facilities Study Report.
- Within ten (10) Business Days of receipt of the Facilities Study Report, the Interconnection Customer shall
 request a Construction Planning Meeting. The Construction Planning Meeting request shall be in writing
 and shall include the Interconnection Customer's reasonably requested date for completion of the
 construction of the Upgrades and Interconnection Facilities.
- The Construction Planning Meeting shall be scheduled within ten (10) Business Days of the SC GIP Section 5.1.1 request from the Interconnection Customer, or as otherwise mutually agreed to in writing by the parties.

- The purpose of the Construction Planning Meeting is to identify the tasks for each party and discuss and determine the milestones for the construction of the Upgrades and Interconnection Facilities.
- Within fifteen (15) Business Days of the Construction Planning Meeting, the Utility shall provide an executable Interconnection Agreement.
- Within ten (10) Business Days of receiving the Interconnection Agreement, the Interconnection Customer must execute and return the Interconnection Agreement.
- After the Parties execute the Interconnection Agreement, the Utility shall return a copy of the Interconnection Agreement to the Interconnection Customer and interconnection of the Generating Facility shall proceed under the provisions of the Interconnection Agreement.
- The Interconnection Agreement shall specify milestones for payment for Upgrades and Interconnection Facilities and/or, provision of Financial Security for Interconnection Facilities, if acceptable to the Utility, that are required prior to the start of design and construction of Upgrades and Interconnection Facilities.
- Payment and Financial Security must be received by close of business forty-five (45) Business Days after the date the Interconnection Agreement is delivered to the Interconnection Customer for signature.

Financial Security Required





DEFINITIVE INTERCONNECTION SYSTEM IMPACT STUDY AGREEMENT

THIS AGREEMENT ("Agreement") is made and e	entered into this day
of, 20 by and between	, a
organized and existing under the laws of the	State of,
("Interconnection Customer,") and	a
existing under the laws of the	State of,
("Utility"). Interconnection Customer and Utility each mocollectively as the "Parties."	ay be referred to as a "Party," or

RECITALS

WHEREAS , Interconnection Custome	er is proposing to develop a Generating Facility o	Ol
generating capacity addition to an	existing Generating Facility consistent with the	٦e
Interconnection Request submitted by	y Interconnection Customer datedar	าต
received by the Utility on	; and	

WHEREAS, Interconnection Customer desires to interconnect the Generating Facility with the Utility's System and to deliver the full output of the Generating Facility to Utility subject to the terms of the South Carolina Generator Interconnection Procedures; and

WHEREAS, the Interconnection Customer has requested the Utility to perform a Definitive Interconnection System Impact Study to assess the impact of interconnecting the Generating Facility to the Utility's System, and of any Affected Systems; and

WHEREAS, the Interconnection Customer commits to provide certain Readiness Milestones or financial security if readiness cannot be demonstrated through the Definitive Interconnection Study process as described in Section 5 of Appendix Duke CS of the South Carolina Generator Interconnection Procedures.

NOW, THEREFORE, in consideration of and subject to the mutual covenants contained herein the Parties agree as follows:

- 1.0. When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated in the South Carolina Generator Interconnection Procedures.
- 2.0. Interconnection Customer elects and the Utility shall cause to be performed a Definitive Interconnection System Impact Study consistent with Section 5 of Appendix Duke CS of the South Carolina Generator Interconnection Procedures.
- 3.0. The scope of the Definitive Interconnection System Impact Study shall be subject to the assumptions set forth in Attachment A to this Agreement.

- 4.0. The Definitive Interconnection System Impact Study shall be based upon the technical information provided by the Interconnection Customer in the Interconnection Request, subject to any modifications in accordance with Section 1.6 and 4.1 of the South Carolina Generator Interconnection Procedures. The Utility reserves the right to request additional technical information from the Interconnection Customer as may reasonably become necessary consistent with Good Utility Practice during the course of the Definitive Interconnection System Impact Study. If the information requested by the Utility is not provided by the Interconnection Customer within a reasonable timeframe to be identified by the Utility in writing, the Utility shall provide the Interconnection Customer written notice providing an opportunity to cure such failure by the close of business on the tenth (10th) Business Day following the posted date of such notice, where failure to provide the information requested within this period shall result in the study being terminated and the Interconnection Request being deemed withdrawn.
- 5.0. The final Definitive Interconnection System Impact Study report shall provide the following information, as appropriate:
 - identification of any circuit breaker short circuit capability limits exceeded as a result of the interconnection;
 - identification of any thermal overload or voltage limit violations resulting from the interconnection;
 - identification of any instability or inadequately damped response to system disturbances resulting from the interconnection; and
 - description and non-binding, good faith estimated cost of facilities required to interconnect the Generating Facility to the Utility's System and to address the identified short circuit, instability, and power flow issues.
- 6.0. Interconnection Customer shall provide the deposit as specified in Section 2 of Appendix Duke CS of the South Carolina Generator Interconnection Procedures for the performance of the Definitive Interconnection System Impact Study. The Utility's good faith estimate for the time of completion of the Definitive Interconnection System Impact Study (Phase 2) is **[insert date].**

Upon receipt of the Definition Interconnection System Impact Study results (Post Phase 3 Results), or withdrawal of the Interconnection Request, the Utility shall charge and Interconnection Customer shall pay the actual costs of the Definitive Interconnection System Impact Study, and the Withdrawal Penalty, as applicable, allocated according to Section 5.3.3 and 5.7.3 of Appendix Duke CS of the South Carolina Generator Interconnection Procedures.

Any difference between the study deposit and the actual cost of the study shall be paid by or refunded to Interconnection Customer, as appropriate, except as otherwise provided herein. As provided in Section 6.3.3 of the South Carolina Generator Interconnection Procedures, Interconnection Customer has thirty (20) Business Days

of receipt of an invoice from the Utility to pay any undisputed costs. If invoices are not paid within thirty (30) Calendar Days of receipt of an invoice, the Utility may draw upon the security provided to settle all accounts, which shall include any offsets of amounts due and owing by the Utility. After the final invoice is paid and all accounts are settled, the Utility shall refund all remaining security.

7.0. Governing Law, Regulatory Authority, and Rules

The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of South Carolina, without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

8.0. <u>Amendment</u>

The Parties may amend this Agreement by a written instrument duly executed by both Parties.

9.0. No Third-Party Beneficiaries

This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

10.0. Waiver

- 10.1. The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.
- 10.2. Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, or duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Utility. Any waiver of this Agreement shall, if requested, be provided in writing.

11.0. <u>Multiple Counterparts</u>

This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

12.0. No Partnership

This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have

any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

13.0. Severability

If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

14.0. <u>Subcontractors</u>

Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

- 14.1. The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Utility be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.
- 14.2. The obligations under this article will not be limited in any way by any limitation of subcontractor's insurance.

15.0. Reservation of Rights

The Utility shall have the right to make a unilateral filing with the Commission to modify this Agreement with respect to any rates, terms and conditions, charges, or classifications of service, and the Interconnection Customer shall have the right to make a unilateral filing with the Commission to modify this Agreement; provided that each Party shall have the right to protest any such filing by the other Party and to participate fully in any proceeding before the Commission in which such modifications may be considered. Nothing in this Agreement shall limit the rights of the Parties except to the extent that the Parties otherwise agree as provided herein.

IN WITNESS THEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

[Insert name of Utility, if applicable]		
Ву:	_ By:	
Title:	Title:	
Date:	_ Date:	
[Insert name of Interconnection Custon By: Title:	_	

ASSUMPTIONS USED IN CONDUCTING THE DISIS

[Assumptions to be completed by Interconnection Customer and Utility]

Duke Energy Carolinas, LLC and Duke Energy Progress, LLC

Attachment 3

Stakeholder Participation in Stakeholder Meetings #7 - #13

Stakeholder Meeting 7- January 29, 2020

Number of Registered Attendees	Stakeholder Group Represented
1	Birdseye Energy
1	Calpine Power Management
1	Candela Renewables
1	City of Homestead, FL
1	City of Wauchula, FL
1	Community Energy
1	Consolidated Asset Mgmt Svcs
1	Core Energy
1	Coronal Energy
3	Cypress Creek Renewables
4	Disney
1	Dominion Energy
19	Duke Energy
1	Ecoplexus
3	ElectriCities
1	Energy Intelligence Partners
1	EnergyUnited
1	Exelon Corp
2	First Solar
3	Florida Municipal Electric Association
1	Florida Power and Light
1	Geenex Solar
1	GreenGo
1	Heelstone Energy
2	Holocene Energy
1	John Laing Group
1	Johnson Development
1	Lincoln Clean Energy
1	Lockhart Power
2	Navigant Consulting
1	NCCEBA
3	North Carolina Electric Cooperative
1	Pine Gate Renewables
5	Public Staff- North Carolina Utilities Commission

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1	Renew Petra	
2	Seminole Electric Cooperative	
1	Soltage	
1	Solterra Partners	
2	South Carolina Solar Business Alliance	
1	Southeast Solar Power	
2	Southern Current	
2	Strata Solar	
82	Total	

Stakeholder Meeting 8- March 10, 2020

Number of Registered Attendees	Stakeholder Group Represented
1	Advanced Energy
1	American Electric Power
1	Beaufort Rosemary
1	Booth & Associates
1	Brooks Pierce
2	Calpine Power Management
1	Candela Renewables
1	City of Ocala, FL
1	City of Starke, FL
1	Community Energy
1	Consolidated Asset Mgmt Svcs
1	Core Energy
1	Cypress Creek Renewables
3	Disney
2	Dominion Energy
28	Duke Energy
3	Ecoplexus
2	ElectriCities
1	Energy Intelligence Partners
1	EnergyUnited
1	First Solar
1	Florida Municipal Electric Association
1	Florida Municipal Power Agency
1	Geenex Solar
1	Heelstone Energy
1	John Laing Group
1	Johnson Development
1	Lockhart Power
2	McGuire Woods
1	NCCEBA
1	NextEra Energy
3	North Carolina Electric Cooperative
1	Pine Gate Renewables
1	Pristine Sun
5	Public Staff- North Carolina Utilites Commission
1	ReneSolaPower
1	Renew Petra
1	Self-Employed, Environmental Engineering Consultant
3	Seminole Electric Cooperative
1	Soltage

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2	South Carolina Solar Business Alliance
1	Southern Current
1	TECO Energy
87	Total

Stakeholder Meeting 9- March 20, 2020

1 Advanced Energy 1 Birdseye Energy 1 Booth & Associates 2 Brooks Pierce 1 Calpine Power Management 1 Candela Renewables 1 City of Coala, FL 1 City of Starke, FL 2 Community Energy 1 Core Energy 3 Cypress Creek Renewables 4 Disney 2 Dominion Energy 3 Determine Energy 3 Ecoplexus 4 ElectriCities 5 Energy United 6 First Solar 7 Florida Municipal Electric Association 7 Florida Municipal Electric Association 8 Florida Power and Light 9 Florida Power and Light 1 Florida Reliability Coordinating Council, Inc. 9 GreenGo 1 Heelstone Energy 2 Johnson Development 1 Heelstone Energy 1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NESEA 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	Number of Registered Attendees	Stakeholder Group Represented
1 Booth & Associates 2 Brooks Pierce 1 Calpine Power Management 1 Candela Renewables 1 City of Ocala, FL 1 City of Starke, FL 2 Community Energy 1 Core Energy 3 Cypress Creek Renewables 4 Disney 2 Dominion Energy 2 Dominion Energy 3 Ecoplexus 1 Electricities 1 Energy United 1 Energy United 1 First Solar 1 Florida Municipal Electric Association 1 Florida Municipal Electric Association 1 Florida Power and Light 1 Florida GreenGo 1 Helstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McCulter Woods 1 NCCEBA 1 NCSEA 1 NCSEA 1 NCSEA 1 NCSEA 1 NCSEA 1 NCSEA 1 NASTER Energy 3 North Carolina Electric Cooperative 1 O2 EMC 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff-North Carolina Utilities Commission	1	Advanced Energy
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1 Calpine Power Management 1 Candela Renewables 1 City of Ocala, FL 1 City of Starke, FL 2 Community Energy 1 Core Energy 3 Cypress Creek Renewables 4 Disney 2 Dominion Energy 28 Duke Energy 3 Ecoplexus 1 Electricities 1 Energy Intelligence Partners 1 EnergyUnited 1 First Solar 1 Florida Municipal Electric Association 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 Neceba	1	Booth & Associates
1 Candela Renewables 1 City of Ocala, FL 1 City of Starke, FL 2 Community Energy 1 Core Energy 3 Cypress Creek Renewables 4 Disney 2 Dominion Energy 28 Duke Energy 3 Ecoplexus 1 Electricities 1 Energy Intelligence Partners 1 Energy United 1 First Solar 1 Florida Municipal Electric Association 1 Florida Municipal Power Agency 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NextEra Energy 3 North Carolina Electric Cooperative 1 NextEra Energy 3 North Carolina Utilities Commission 1 Pile Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission	2	Brooks Pierce
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1 City of Starke, FL 2 Community Energy 1 Core Energy 3 Cypress Creek Renewables 4 Disney 2 Dominion Energy 2 Dominion Energy 3 Ecoplexus 1 ElectriCities 1 Energy Intelligence Partners 1 EnergyUnited 1 First Solar 1 Florida Municipal Electric Association 1 Florida Municipal Power Agency 1 Florida Reliability Coordinating Council, Inc. 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCSEA 1 NCSEA 1 NCSEA 1 NCSEA 1 NCSEA 1 NCSEA 1 Pied Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission	1	Candela Renewables
2 Community Energy 1 Core Energy 3 Cypress Creek Renewables 4 Disney 2 Dominion Energy 28 Duke Energy 3 Ecoplexus 1 ElectriCities 1 Energy Intelligence Partners 1 Energy United 1 First Solar 1 Florida Municipal Electric Association 1 Florida Reliability Coordinating Council, Inc. 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCSEA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 0 2 EMC 1 Pieda Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	City of Ocala, FL
Core Energy Cypress Creek Renewables Cypress C	1	City of Starke, FL
Scypress Creek Renewables Disney Disney Disney Dominion Energy Duke Energy Beauty Electricities Electricities Energy Intelligence Partners EnergyUnited EnergyUnited First Solar Florida Municipal Electric Association Florida Municipal Power Agency Florida Power and Light Florida Pewer and Light Florida Reliability Coordinating Council, Inc. GreenGo Heelstone Energy John Laing Group John Laing Group Kissimmee Utility Authority Edward Power McGuire Woods NCCEBA NCSEA NCSEA North Carolina Electric Cooperative Cyemic Gate Renewables Public Staff- North Carolina Utilities Commission ReneSolaPower	2	Community Energy
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2 Dominion Energy 28 Duke Energy 3 Ecoplexus 1 ElectriCities 1 Energy Intelligence Partners 1 EnergyUnited 1 First Solar 1 Florida Municipal Electric Association 1 Florida Municipal Power Agency 1 Florida Power and Light 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 1 O2 EMC 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	3	Cypress Creek Renewables
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Energy Intelligence Partners EnergyUnited First Solar Florida Municipal Electric Association Florida Municipal Power Agency Florida Power and Light Florida Reliability Coordinating Council, Inc. GreenGo Heelstone Energy John Laing Group Johnson Development Kissimmee Utility Authority Lockhart Power McGuire Woods NCCEBA NCSEA NextEra Energy North Carolina Electric Cooperative O2 EMC Public Staff- North Carolina Utilities Commission ReneSolaPower	3	Ecoplexus
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1 Florida Municipal Power Agency 1 Florida Power and Light 1 Florida Power and Light 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 1 O2 EMC 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	First Solar
1 Florida Power and Light 1 Florida Reliability Coordinating Council, Inc. 1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 1 O2 EMC 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	Florida Municipal Electric Association
1 GreenGo 1 Heelstone Energy 1 John Laing Group 2 Johnson Development 1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	Florida Municipal Power Agency
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1 Kissimmee Utility Authority 1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 1 O2 EMC 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	John Laing Group
1 Lockhart Power 2 McGuire Woods 1 NCCEBA 1 NCSEA 1 NextEra Energy 3 North Carolina Electric Cooperative 1 O2 EMC 1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	2	Johnson Development
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1 Piedmont Electric Membership Corp 2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	3	North Carolina Electric Cooperative
2 Pine Gate Renewables 5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	O2 EMC
5 Public Staff- North Carolina Utilities Commission 1 ReneSolaPower	1	Piedmont Electric Membership Corp
1 ReneSolaPower	2	Pine Gate Renewables
	5	Public Staff- North Carolina Utilities Commission
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1	Self-Employed, Environmental Engineering Consultant
2	Seminole Electric Cooperative
1	Soltage
1	Solterra Partners
2	South Carolina Office of Regulatory Staff
2	South Carolina Solar Business Alliance
2	Southern Current
4	Strata Solar
3	TECO Energy
1	Town of Sharpsburg, NC
1	TransAlta
106	Total

Stakeholder Meeting 10- April 9, 2020

Number of Registered Attendees	Stakeholder Group Represented
1	Advanced Energy
1	Birdseye Energy
1	Blue Ridge Energy
2	Booth & Associates
1	Brooks Pierce
1	Candela Renewables
1	City of Homestead, FL
1	City of Kings Mtn., NC
1	Commonwealth Edison Company
3	Community Energy
1	Consolidated Asset Mgmt Svcs
1	Core Energy
3	Disney
2	Dominion Energy
32	Duke Energy
3	Ecoplexus
2	ElectriCities
1	Energy Intelligence Partners
1	EnergyUnited
3	First Solar
1	Florida Municipal Power Agency
1	Florida Power and Light
1	Florida Reliability Coordinating Council, Inc.
1	Gainesville Regional Utilities
1	Geenex Solar
1	GreenGo
2	Heelstone Energy
1	John Laing Group
1	Johnson Development
2	Lockhart Power
1	McCarter & English
2	McGuire Woods
1	Monarch Private Capital
1	Narenco
2	NCCEBA
2	NextEra Energy
2	North Carolina Electric Cooperative
1	North Carolina Electric Membership Corporation
5	Public Staff- North Carolina Utilities Commission
1	O2 EMC

113	Total
1	TransAlta
1	Town of Sharpsburg, NC
5	Strata Solar
2	Southern Current
2	South Carolina Solar Business Alliance
1	Solterra Partners
1	Soltage
1	Seminole Electric Cooperative
1	Self-Employed, Environmental Engineering Consultant
1	Renew Petra
1	ReneSolaPower
2	Pine Gate Renewables
1	Piedmont Electric Membership Corp
1	OPD Energy

Stakeholder Meeting 11- June 25, 2020

nber of Registered Attendees	Stakeholder Group Represented
	Advanced Energy
E	Birdseye Energy
E	Blue Ridge Energy
E	Booth & Associates
	City of Homestead
(City of Kings Mtn.
(Community Enery Inc.
(Constellation New Energy, Inc.
(Core Solar Energy
(Cypress Creek Renewables
ן	Disney
ן	Dominion Energy
ן	Duke Energy
E	Ecoplexus
E	ElectriCities of NC
E	EnergyUnited
F	First Solar
F	Florida Municipal Power Agency
	Geenex Solar
	GreenGo
	Guidehouse
ŀ	Heelstone Energy
ŀ	Holocene Energy
	Jacksonville Electric Authority
	John Laing Group
	Johson Development Associates
ŀ	Kissimmee Utility Authority
ŀ	Kruger Inc.
L	Lincoln Clean Energy
L	Lockhart Power
1	Monarch Private Capital
1	NCCEBA
1	NextEra Energy
	North Carolina Electric Membership Corporation
	O2 EMC
(Oakhurst Energy
F	Piedmont Electric Membership Corporation
F	Pine Gate Renewables
ŀ	Public Staff- North Carolina Utilities Commission

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1	SC SBA
1	Self-Employed, Environmental Engineering Consultant
1	Seminole Electric
1	Soltage
1	Solterra Partners
3	South Carolina Office of Regulatory Staff
2	Southern Current
2	Strata Solar
1	TECO Energy
117	Total

Stakeholder Meeting 12- August 21, 2020

Number of Registered Attendees	Stakeholder Group Represented
1	Advanced Energy
1	Birdseye Energy
1	Blue Ridge Energy
2	Booth & Associates
1	Consolidated Asset Mgmt Svcs
1	Coronal Energy
1	Cypress Creek Renewables
2	Disney
51	Duke Energy
1	East Point Energy
2	Ecoplexus
1	Energy Intelligence Partners
1	EnergyUnited
1	First Solar
2	GDS Associates
1	GreenGo
1	Haywood EMC
1	Heelstone Energy
1	John Laing Group
1	Johson Development Associates
1	Kissimmee Utility Authority
1	Kruger Inc.
2	Lockhart Power
3	Monarch Private Capital
1	NCCEBA
1	North Carolina Electric Cooperative
1	North Carolina Electric Membership Corporation
2	Parker Poe Consulting
2	Pine Gate Renewables
5	Public Staff- North Carolina Utilities Commission
1	Radiance Solar
1	SC SBA
1	Self-Employed, Environmental Engineering Consultant
1	Seminole Electric
1	Soltage
1	Solterra Partners
1	Southern Company
3	Southern Current
1	Strata Solar
104	Total

Stakeholder Meeting 13- October 30, 2020

Number of Registered Attendees	Stakeholder Group Represented
1	Advanced Energy
1	Birdseye Energy
2	Blue Ridge Energy
2	Booth & Associates
1	Consolidated Asset Mgmt Svcs
1	Disney
65	Duke Energy
1	East Point Energy
2	Ecoplexus
1	Energy Intelligence Partners
1	EnergyUnited
2	GDS Associates
1	Haywood EMC
1	Heelstone Energy
1	John Laing Group
1	Kruger Inc.
3	Monarch Private Capital
1	NCCEBA
2	Parker Poe Consulting
2	Pine Gate Renewables
4	Public Staff- North Carolina Utilities Commission
1	Self-Employed, Environmental Engineering Consultant
1	Soltage
3	Southern Current
101	Total

Duke Energy Carolinas, LLC and Duke Energy Progress, LLC

Attachment 4

NCUC Order Approving Queue Reform

DEC/DEP Application - Attachment 4 Docket No. 2019-326-E

STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. E-100, SUB 101

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of

Petition for Approval of Revisions to Generator) ORDER APPROVING QUEUE

Interconnection Standards) REFORM

BY THE COMMISSION: On June 14, 2019, the Commission issued its Order Approving Revised Interconnection Standard and Requiring Reports and Testimony in this docket. Among other things, that Order required:

That the Duke Utilities shall establish a stakeholder process within the first quarter of 2019 to discuss the process of transitioning their North Carolina queues to a grouping study process and that the Duke Utilities shall report to the Commission no later than July 31, 2019, as to the status of that stakeholder process.

On July 31, 2019, Duke Energy Carolinas, LLC, and Duke Energy Progress, LLC (together, Duke), filed an update as to the three stakeholder meetings already hosted and plans to host additional such meetings. Duke noted that there "are substantial hurdles to implementing a fundamental change to the interconnection process." Duke also noted that a "substantial degree of consensus" would be needed in order to secure the approvals needed not only in North Carolina but also in South Carolina and from the federal government.

On August 27, 2019, the Commission issued its Order Requiring Queue Reform Proposal and Comments in which it required Duke to file a queue reform proposal on or before October 15, 2019, and established deadlines for parties to file comments and for the utilities to file responsive comments.

On May 15, 2020, after a series of requests for extensions of time were granted, Duke filed its queue reform proposal. On June 15 and 16, 2020, comments were filed by the Public Staff, jointly by the North Carolina Clean Energy Business Alliance (NCCEBA) and the North Carolina Sustainable Energy Association (NCSEA), and GreenGo Energy US, Inc. Subsequently, on July 8, 2020, Duke filed a motion for extension of time to file reply comments in which it requested additional time to determine whether additional consensus could be reached among the parties. The Commission granted that request on July 13, 2020, and a second such request on August 13, 2020.

On August 31, 2020, Duke filed reply comments and a revised queue reform proposal that reflected further negotiations of the parties. Also on August 31, 2020, comments were filed by the Public Staff and Dominion Energy North Carolina (DENC), and joint comments were filed by NCCEBA and NCSEA.

In its comments on the revised proposal the Public Staff expresses support for the revised queue reform proposal as a "reasonable initial approach to improve and reform the interconnection process" Additionally, the Public Staff recommends that Duke: 1) file reports after the completion of the transitional cluster study process and the initial "DISIS¹ Cluster," describing the outcomes of those initial group studies, and 2) engage stakeholders at that time regarding whether additional queue reform efforts are needed.

Similarly, NCCEBA and NCSEA express support for the revised queue reform proposal.

Finally, DENC expresses support for the revised queue reform proposal and notes that it provides DENC with the option not to implement the cluster study process but rather continue to implement the serial study process.

As has been noted in this and other dockets, the current serial approach to studying and processing Interconnection Requests has become problematic. In large parts of North Carolina it is not possible to add generation without the construction of expensive transmission upgrades. The current serial process assigns these upgrades to one generator, and the costs of these upgrades are typically too expensive for any one generator to absorb. The Commission agrees with parties who have stated that moving to a grouping study process is necessary in order to share the transmission upgrade costs among the multiple generation projects that contribute to the need for the transmission upgrades. The Commission determines that the revised queue reform proposal is structured to accomplish the objective of transitioning to a grouping study process. In addition, the proposal has substantial support from the stakeholders involved, and the Commission commends all parties for their efforts to reach consensus. For these reasons the Commission approves Duke's queue reform proposal as filed on August 31, 2020. As suggested by the Public Staff, the Commission directs Duke to report to the Commission on the results of the transitional cluster study as well as the results of the first DISIS.

In its petition Duke notes that in addition to the Commission, both the South Carolina Public Service Commission and the Federal Energy Regulatory Commission must approve its proposal. The Commission shall issue an order subsequent to the approval of the queue reform proposal in the other jurisdictions establishing the effective date of the new revised NCIP

¹ Definitive Interconnection System Impact Study.

DEC/DEP Application - Attachment 4 Docket No. 2019-326-E

IT IS, THEREFORE, ORDERED as follows:

- 1. That Duke's queue reform proposal as filed on August 31, 2020, is hereby approved;
- 2. That on or before November 13, 2020, Duke shall file a complete and correct redline of changes to the NCIP, compared to the current NCIP, required by Duke's queue reform proposal. That redline shall incorporate Attachment 2 (Transitional Cluster Study Agreement) and Attachment 3 (Conditions for Acceptance of Surety Bond as Financial Security for M4 Readiness Milestone) from Duke's August 31, 2020 filing;
- 3. That Duke shall provide an explanation of any changes to the NCIP included in the complete and correct redline that were not already described fully in Duke's earlier filings;
- 4. That Duke shall keep the Commission informed of its progress in securing approvals of its queue reform proposal from the South Carolina Public Service Commission and the Federal Energy Regulatory Commission and any required adjustments to its proposed transition schedule; and
- 5. That Duke shall file reports with the Commission regarding the outcome of the transitional cluster study and the initial DISIS cluster study as recommended by the Public Staff.

ISSUED BY ORDER OF THE COMMISSION.

This the 15th day of October, 2020.

NORTH CAROLINA UTILITIES COMMISSION

Kimberley A. Campbell, Chief Clerk